SOLICITATION, OFF	FER, 1. SC	DLICITATION NO.	2. TYPE OF	SOLICITATION	3. DATE ISSUED	PAGE OF PAGES
AND AWARD	_	A51-01-B-0017-0004	X SEALE	D BID (IFB)	24-Jun-2005	1 OF 75
(Construction, Alteration, o	r Repair)		NEGO1	TIATED (RFP)		1 OF 75
IMPORTANT - The "offer"	section on th	ne reverse must be	fully completed l	by offeror.		
4. CONTRACT NO.		5. REQUISITION/PUR	CHASE REQUEST I	NO.	6. PROJECT NO.	
DACW51-01-C-0024						
7. ISSUED BY	CODE	DACA51	8. ADDRESS OFFE	ER TO (If Othe	r Than Item 7)	CODE
USA ENGINEER DISTRICT, NEW YORK ATTN: CENAN-CT ROOM 1843 26 FEDERAL PLAZA (DACA51) NEW YORK NY 10278-0090		See Item 7				
TEL: (212)264-	FAX: (212)	264-3013	TEL:		FAX:	
9. FOR INFORMATION	A. NAME			B. TELEPHONE N	O. (Include area code	(NO COLLECT CALLS)
CALL:	LAUREEN JA	CKSON		212-264-9118		
			SOLICITATIO	N		
NOTE: In sealed bid solid	citations "offe	er" and "offeror" m	ean "bid" and "b	oidder".		
10. THE GOVERNMENT REQU	IIRES PERFORM	MANCE OF THE WORK	DESCRIBED IN THE	ESE DOCUMENTS	(Title, identifyii	ng no., date):
10. THE GOVERNMENT REQUIRES PERFORMANCE OF THE WORK DESCRIBED IN THESE DOCUMENTS (Title, identifying no., date): The work described within these specifications involves Seabright Renourishment Contract No. 1, Beach Erosion Control Project, Atlantic Coast of New Jersey, Sandy Hook to Barneget Inlet For information regarding the procurement of Plans, Specifications, Prospective Bidders' Mailing List, call: Kim D. Sharpless, 212-264-6707/6 For Technical questions to Robert Greco, 212-264-9098 THE ESTIMATED COST RANGE OF THIS PROJECT IS \$10,000,000.00 to \$20,000,000.00 THIS IS A CIVIL WORKS PROJECT, AND IS NOT FUNDED BY THE DEPARTMENT OF DEFENSE.						
award, X notice to pro	ceed. This perf	formance period is X	mandatory,	negotiable. (See		.)
12 A. THE CONTRACTOR MUS (If "YES," indicate within how	ST FURNISH AN	IY REQUIRED PERFO	RMANCE AND PAYI	,	12B. CALEND	AR DAYS
13. ADDITIONAL SOLICITATIO	N REQUIREME	NTS:				
 A. Sealed offers in original and copies to perform the work required are due at the place specified in Item 8 by14:00:00 (hour) local time						
D. Offers providing less than60 calendar days for Government acceptance after the date offers are due will not be considered and will be rejected.						

FAR (48 CFR) 53.236-1(e)

			SOLICIT	TATION, OFFE	-	•	ntinued)			
				(Construction	· · · · · · · · · · · · · · · · · · ·	•	ad by offere	<u> </u>		
		OFFEDOR	(In al cala 7	OFFER	Ī		ed by offero			
,				15. TELEPHONE NO. (Include area code) 630-574-3000						
2122 YORK ROAD OAKBROOK IL 60					16. REMITTA	ANCE ADDRE	SS (Includ	e only if diffe	rent than Iter	n 14)
					See Item	14				
CODE 0DTF9		FACILITY CO	DDE							
17. The offeror agraccepted by the G	overnment	in writing wit	hin	_ calendar days	after the date	offers are du	e. (Insert a	any number e	qual to or gre	
AMOUNTS S	EE SCHEDU	JLE OF PRICE	S							
18. The offeror agr	ees to furni	ish anv requi	red perform	ance and paymen	t bonds.					
Te. The energiage	000 10 141111	ion any roqui	roa portorni	19. ACKNOWLED		MENDMENTS				
		(The offer	or acknowledg	ges receipt of amendr		_	number and date	of each)		
AMENDMENT NO.										
DATE										
20A. NAME AND TITOFFER (Type or		RSON AUTHO	RIZED TO S	IGN	20B. SIGNA	20B. SIGNATURE 20C. OFFER DATE				
			A	WARD (To be co	ompleted by	Governmen	t)			
SEE SC		JLE								
22. AMOUNT \$1,000,000.00		23. ACCOL		APPROPRIATION	DATA					
24. SUBMIT INVOIC	ES TO ADD	RESS SHOW	N IN	ITEM	25. OTH	ER THAN FUL	L AND OPEN	COMPETITIO	N PURSUAN	ГТО
(4 copies unless other	rwise specifie	ed)			10 l	J.S.C. 2304(c)	41 U.S.C. 253(c)		
26. ADMINISTERED	BY	COD	DE DACW	51	27. PAY	MENT WILL E	BE MADE BY	CODE	≣	
CONTRACTING DIVISION USACE, NYD 26 FEDERAL PLAZA (DACW51) NEW YORK NY 10278-0090			5722 IN ATTN: 0	TEGRITY DRIV	CCOUNTS PA		NCH			
		CONT	RACTING (OFFICER WILL CO	OMPLETE ITE	EM 28 OR 29	AS APPLICA	BLE		
28. NEGOTIATE	D AGREEM	ENT (Cont	ractor is requi	red to sign this	29.	AWARD (Co	ntractor is not re	equired to sign	this document.)	
document and return copies to issuing office.) Contractor agrees			Your offer on this solicitation, is hereby accepted as to the items listed. This award con							
to furnish and deliver all items or perform all work, requisitions identified on this form and any continuation sheets for the consideration stated in this			summates the contract, which consists of (a) the Government solicitation and your offer, and (b) this contract award. No further contractual document is							
contract. The rights and obligations of the parties to this contract shall be governed by (a) this contract award, (b) the solicitation, and (c) the clauses,		necessa								
representations, certi										
ence in or attached to	o this contrac	et.								
30A. NAME AND TIT TO SIGN (Type or		NTRACTOR C	R PERSON	AUTHORIZED			RACTING OFF EF, CONTRAC	, ,	rpe or print) N	
30B. SIGNATURE			30C. DATE		31B. UN	TED STATES	OF AMERICA		31C. A\	VARD DATE
					BY				30-Au	g-2001
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NSN 7540-01-155-3212 **STANDARD FORM 1442 BACK** (REV. 4-85)

SECTION SF 30 BLOCK 14 CONTINUATION PAGE

NOTICE TO BIDDERS

IFB NO. DACW51-01-B-0017

Failure of the bidder to Acknowledge receipt of this Amendment in Item 19 of Standard Form 1442 (Pg. 00010-2) may result in REJECTION of the bid.

Amendment No. 1

Department of the Army, NYD Corps of Engineers New York, NY 10278-0090

AMENDMENT NO. 1 TO SPECIFICATIONS FOR BEACH EROSION CONTROL PROJECT, ATLANTIC COAST OF NEW JERSEY, SANDY HOOK TO BARNEGAT INLET, RENOURISHMENT CONTRACT NO. 1, SEA BRIGHT TO SPRING LAKE, NEW JERSEY

TO BIDDER

- 1. The Solicitation number is amended as follows; change "DACA51-01-B-0017" to "DACW51-01-B-0017".
- 2. Bids formerly to be opened at 2:00 P.M., on July 25, 2001 are now to be opened at 2:00 P.M. on August 3, 2001.
- 3. Section 00800, paragraph 22 shall be deleted in its entirety and replaced with the following paragraph:
 - 22. SAFETY AND HEALTH REQUIREMENTS MANUAL

If this contract is for construction or dismantling, demolition, or removal of improvements with any Department of Army agency or component, the Contractor shall comply with all pertinent provisions of the latest version of U.S. Army Corps of Engineers Safety and Health Requirements Manual, EM 385-1-1, in effect on the date of the solicitation. The latest edition of the U.S. Army Corps of Engineers Safety and Health Requirements Manual, EM 385-1-1, and its changes are available at http://www.hq.usace.army.mil (at the HQ homepage select Safety and Occupational Health). Contractor shall be responsible for complying with the current edition and all changes posted on the web as of effective date of this solicitation.

Before commencing the work, the Contractor shall: (1) Submit a written proposal for implementing the Accident Prevention Plan; and (2) Meet with representatives of the Contracting Officer to discuss and develop a mutual understanding relative to the administration of the overall safety program.

2. This Amendment shall be attached to the specifications and shall be a part thereof.

ELLA SNELL CONTRACTING OFFICER C, CONTRACTING DIVISION

NOTICE TO BIDDERS

IFB NO. DACW51-01-B-0017

Failure of the bidder to Acknowledge receipt of Amendment No. 2 this Amendment in Item 19 of Standard Form 1442 (Pg. 00010-2) may result in REJECTION of the bid.

Department of the Army, NYD Corps of Engineers New York, NY 10278-0090

AMENDMENT NO. 2 TO SPECIFICATIONS FOR BEACH EROSION CONTROL PROJECT, ATLANTIC COAST OF NEW JERSEY, SANDY HOOK TO BARNEGAT INLET, RENOURISHMENT CONTRACT NO. 1, SEA BRIGHT TO SPRING LAKE, NEW JERSEY

BIDS FOMERLY TO BE OPENED ON 3 AUGUST 01, <u>BIDS NOW TO BE OPENED AT 2 PM, ON 7</u> AUGUST 2001.

TO BIDDERS

- 1. The following are changes and clarifications to specifications:
- a. Beach fill needs to be placed exactly as specified in Section 00800, paragraph 1c(3) Order of work.
- b. It is Contractor's option to provide a lockable trailer as specified in paragraph 13b of Section 00800, in lieu of the field office specified in paragraph 13a.
- c. Section 00800, paragraph 15f: delete the last sentence and replace with the following: "The Government shall make such computations as are necessary to determine the quantities of work performed for finally in place beach fill by Hypack, ISRP, or average end area volume methods."
 - d. Section 00903: There is no boring #88. The 88 prefix refers to the year the cores were taken.
- e. Section 01354, paragraph 3.1.1: The sentence "The Contractor shall anticipate orders to stop work at the discretion of the Contracting Officer if any fish or wildlife are endangered by construction activities." is revised as follows:
- "The Contractor shall anticipate orders to stop work at the discretion of the Contracting Officer if threatened or endangered species are impacted and/or appear to be impacted by construction activities. Potential duration of work stoppages are specific to the extent of impact and the development of appropriate mitigation measures for each specific impact."
 - f. Section 01354; delete paragraph 3.1.3 in its entirety without substitution.

g. Section 01354, add the following sentence to the end of paragraph 3.4:

"The Contractor shall contact the U.S. Environmental Protection Agency and New Jersey Department of Environmental Protection for applicable Federal and State emissions standards."

- h. Section 01354, paragraph 3.4: add "such as containment booms" after "portable pollution control devices".
- i. Section 01561, change paragraph 3.1.5.e to read: "Fill out a Turtle Observation Reporting Log Sheet for each load while the observer is on duty."
 - j. Section 01562, paragraph 1.1.1.a: replace the first sentence with the following:

"The Contractor shall hire a qualified biologist (subject to Contracting Officer's approval) to commence a site survey starting April 1, three times a week through July 1, if construction occurs in the area of Sea Bright or Monmouth Beach during that time."

- k. Section 02201, clarification to paragraph 1.4.1.2: only hydraulically placed sand, not sand bottom dumped or sprayed from offshore, will be the basis for payment.
- L. Section 02933, clarification to paragraphs 2.3 and 3.2.1.2: the screened stone can be mixed with the river run stone with no detriment. The 900 C.Y. includes all the stone for the groin notches, bedding and Reno mattress stone.
- m. Section 02933, clarification to paragraph 3.2.5: the Reno mattress will distribute the armor stone load more evenly than loose bedding and thus provide less settlement. The anticipated settlement is minimal and therefore a 12-inch tolerance is considered reasonable. Sand flow should be reduced by utilizing a stone and sand cofferdam. The cofferdam is built from the stone that is removed from the notch and sand from the beach fill placement.
 - n. Section 00800, add the following new paragraph:
 - "62. Groin Notch #3 At Asbury Park

Portion of the top surface/side was removed (approximate area 20'x30'x5') by a previous contractor. The quantity of the armor stone removed was approximately 10 to 15 pieces and the quantity of concrete did not exceed 10 cubic yards into the groin, just to contain any loose stones."

Questions and Answers

For Information Purpose Only

1. Section 00800, Page 1, paragraph 1-c-3: In order to limit the amount of moves, and therefore Critical Lifts, of Ocean equipment would the Corps consider allowing the contractor to commence hydraulic beach fill at a central location in a continuous section. Once begun the hydraulic fill would proceed to the furthest northerly direction and "flip" the shore pipe and proceed in a Southerly direction before once again moving the ocean-based equipment?

Response: Beach fill needs to be placed exactly as specified in Section 00800, page 1, paragraph 1.c (3).

2. Section 00800, Page 10, paragraph 13-b: In paragraph 13-b it states "Contractor shall supply a separate lockable trailer where the computers are to be set up." Is this lockable trailer in addition to the 60'x15' field office mentioned in paragraph 13-a?

Response: This lockable trailer is not in addition to the 60x15-field office trailer mentioned in paragraph 13a. Will clarify paragraph 13b.

3. Section 00800, Page 10, paragraph 15-b: Does the Corps have a list of approved New Jersey Licensed Surveyors and certified hydrographers, so that the contractor does not count on the low bid of a surveyor not approved by the Corps?

4.

Response: The Corps does not have a list.

Section 00800, Page 11, paragraph 15-f: Is "... Hypack, ISRP, or average and area volume methods." meant to be ... Hypack, ISRP, or average end are volume methods?

Response: The last sentence shall in paragraph 15f shall be deleted and the following sentence added, "The Government shall make such computations as are necessary to determine the quantities of work performed for finally in place beach fill by Hypack, ISRP, or average end area volume methods."

5. Section 00903, Page 5-9: These Sieve's come from boring No. 88. Boring No. 88 is not shown in the borrow area.

Response: There is no boring # 88. The 88 prefix refers to the year the cores were taken.

6. Section 01354, Page 3, paragraph 3.1.1: The sentence "The contractor shall anticipate orders to stop work at the discretion of the contracting officer if any fish or wildlife are endangered by construction activities." is troubling due to the fact that incidental non-endangered fish takes are quite common. What length of time shall be anticipated and how will the contractor be compensated for these stoppages? It would help if the Corps would state an estimated amount of stoppage time to be anticipated so that all prospective contractors are bidding on the same thing.

Response: The sentence in Section 01354 is revised to read, "The contractor shall anticipate orders to stop work at the discretion of the contracting officer if threatened or endangered species are impacted and/or appear to be impacted by construction activities." Add a sentence that states "Potential duration of work stoppages are specific to the extent of impact and the development of appropriate mitigation measures for each specific impact."

7. Section 01354, Page 5, paragraph 3.1.3: How will standby time or relocation be paid for in the event that items of historical, archaeological or cultural value are located?

Response: Delete paragraphs 3.1.3 in its entirety.

8. Section 01354, Page 7, paragraph 3.1.6.3: Could the Corps provide federal and state allowable hydrocarbons and carbon monoxide emissions allowable limits?

Response: The Corps does not provide the emissions allowable limits. Add the following sentence to the end of paragraph 3.4, "The Contractor shall contact the U.S Environmental Protection Agency and New Jersey Department of Environmental Protection for applicable Federal and State emissions standards."

9. Section 01354, Page 8, paragraph 3.4: What "portable pollution control devices" is this referring to?

Response: Pollution Control devices such as containment booms.

10. Section 01561, Page 2, paragraph 3.1.5 c & e: Sentence c states that the observer is to work 6 hours on and 6 hours off, while e states that a "Turtle Observation Reporting Log Sheet" shall be filled out for every load, these seem to contradict each other since the observer would only be working 50% of the time

Response: Change sentence e. under 3.1.5 to read: "Fill out a Turtle Observation Reporting Log Sheet for each load while the observer is on duty.

11. Section 01562, Page 1, paragraph 1.1.1: Will the Government provide this qualified Government biologist or is it the contractors' responsibility to hire them?

Response: Change the first sentence in Paragraph a. under 1.1.1 to read "The contractor shall hire a qualified biologist (subject to approval from the Contracting Officer to commence a site survey April 1, three times a week through July 1 if construction occurs in the area of Sea Bright or Monmouth Beach during that time."

12. Section 02201, Page 2, paragraph 1.4.1.2: Would you please specify what you mean by "Bottom dumping and "rain bowing" will not be considered for before fill surveys as a commencement date."

Response: Only hydraulically placed sand, not sand bottom dumped or sprayed from offshore, will be the basis for payment

1. Section 02933, Page 3 & 4, paragraphs 2.3 & 3.2.1.2: We are asking for clarification on the Reno mattress stone. The specification 2.3 calls for the Reno mattress stone to be "River Run Stone" which is round, yet specification 3.2.1.2 claims that the screened stone can be used for the Reno mattresses; this stone will not be round. Furthermore, if the intention is to use the screened stone then is pay item 0004 with a quantity of 900 cubic yards to supplement the screened stone? If this is the case shouldn't the stone be paid for, in the more common form of, by the ton.

Response: The screened stone can be mixed with the river run stone with no detriment. The 900 C.Y. includes all the stone for the groin notches, bedding and Reno mattress stone.

2. Section 02933, Page 5, paragraph 3.2.5: We are also concerned with the tolerances of the armor stone loaded on the Reno mattresses and the possibility of sand flow under this great of a load. What type of settling should we expect in this type of saturated sand?

Response: The Reno Mattress will distribute the armor stone load more evenly than loose bedding and thus provide less settlement. The anticipated settlement is minimal and therefore a 12-inch tolerance is considered reasonable. Sand flow should be reduced by utilizing a stone and sand cofferdam. The cofferdam is built from the stone that is removed from the notch and sand from the beach fill placement.

3. Section 00800, Page 10, paragraph 15-b: One of our Surveying Subcontractors has extensive work experience for Great Lakes and the USACE New York District along the Jersey shore, however he does not have a New Jersey License. Would it be possible to waive this requirement?

Response: No it would not be possible to waive this requirement.

4. Standard Form 1442, Box 13: The bid opening date is listed as 7/25/01, however throughout the USACE New York District's web site the opening date is listed as 8/3/01. Has the bid opening date been changed?

Response: The bid opening date has been changed.

Acknowledgment of the amendment may be accomplished as follows (a) By completing Items 8 and 15 of Standard Form 30 and returning one (1) copy of the amendment; (b) By acknowledging receipt of this amendment on each copy of the bid submitted or (c) by separate letter or telegram which includes a reference to the solicitation and amendment numbers.

2. This Amendment shall be attached to the specifications and shall be a part thereof.

ELLA D. SNELL CONTRACTING OFFICER

NOTICE TO BIDDERS

Failure of the bidder to Acknowledge receipt of this Amendment in Item 19 of Standard Form 1442 (Pg. 00010-2) may result in REJECTION of the bid. IFB NO. DACW51-01-B-0017

Amendment No. 3

Department of the Army, NYD Corps of Engineers New York, NY 10278-0090

AMENDMENT NO. 3 TO SPECIFICATIONS FOR BEACH EROSION CONTROL PROJECT, ATLANTIC COAST OF NEW JERSEY, SANDY HOOK TO BARNEGAT INLET, RENOURISHMENT CONTRACT NO. 1, SEA BRIGHT TO SPRING LAKE, NEW JERSEY

BIDS TO BE OPENED AT 11 AM, ON 10 AUGUST 2001.

TO BIDDERS

- 1. Below is Wage Decision No. NJ010002, with Modification No. 6 dated 7/27.
- 2. The following are changes and clarifications to the specifications:
 - a. Line Item 0009, Disposal of Concrete Pipe; "Cubic Yard" shall be removed and "Lump Sum" shall be inserted under "Unit".
 - b. Line Item 0010, Sand Removal Pipe No. 22; "Lump Sum" shall be removed and "Each" shall be inserted under "Unit".
- 2. This Amendment shall be attached to the specifications and shall be a part thereof.

Questions and Answers For Information Purposes Only

1. Line Item 0009, Disposal of Concrete Pipe; Please advise all interested bidders whether contractors are to bid on one (1) cubic yard as stated, or one (1) lump sum?

Response: Contractors are to bid on one (1) Lump Sum.

2. Line Item 0010, Sand Removal Pipe No. 22; Please advise all interested bidders whether contractors are to bid on ten (10) lump sum as stated, or ten (10) each?

Response: Contractors are to bid on ten (10) each.

3. Due to major differences in sail distances between each of the three base beach renourishment sites (Spring Lake, Monmouth Beach/Sea Bright, Sea Bright) would the Corps please break the estimated total 2,140,000 cy down by renourishment site.

Response: Sufficient information is provided within the plans and specifications in order to make a determination of the quantities required at each of the sites.

4. Section 01561, Page 3, paragraph 3.1.7; What is the need for 4"x 4" inflow and overflow screens if the drag heads are to be screened to 1-1/2 inches?

Response: The above paragraph indicates "4"x 4" **except** as indicated in Section 02201." Section 02201 requires the use of 1-1/2 inch bar screens therefore 1-1/2 inches is required.

5. Base Bid Item # 0007, "FFP-Sand Removal/Slluiceway (Deal Lake): It would be easier for everyone to be bidding on the same thing here if the unit for this item were done in "Days" rather than "Each". This would allow each bidder to be bidding on the same thing and not just guessing at how long an "Each" is going to take

Response: "Each" is based on performance. Each Contractor may utilize different methods, which affect performance and price.

Incl.

ELLA SNELL CONTRACTING OFFICER C, CONTRACTING DIVISION

NOTICE TO BIDDERS

Failure of the bidder to Acknowledge receipt of this Amendment in Item 19 of Standard Form 1442 (Pg. 00010-2) may result in REJECTION of the bid. IFB NO. DACW51-01-B-0017

Amendment No. 3

Department of the Army, NYD Corps of Engineers New York, NY 10278-0090

AMENDMENT NO. 3 TO SPECIFICATIONS FOR BEACH EROSION CONTROL PROJECT, ATLANTIC COAST OF NEW JERSEY, SANDY HOOK TO BARNEGAT INLET, RENOURISHMENT CONTRACT NO. 1, SEA BRIGHT TO SPRING LAKE, NEW JERSEY

BIDS TO BE OPENED AT 11 AM Local Time, ON 13 AUGUST 2001.

TO BIDDERS

- 3. Below is Wage Decision No. NJ010002, with Modification No. 6 dated 7/27.
- 4. The following are changes and clarifications to the specifications:
 - a. Line Item 0009, Disposal of Concrete Pipe; "Cubic Yard" shall be removed and "Lump Sum" shall be inserted under "Unit".
 - b. Line Item 0010, Sand Removal Pipe No. 22; "Lump Sum" shall be removed and "Each" shall be inserted under "Unit".

3. This Amendment shall be attached to the specifications and shall be a part thereof.

Questions and Answers For Information Purposes Only

6. Line Item 0009, Disposal of Concrete Pipe; Please advise all interested bidders whether contractors are to bid on one (1) cubic yard as stated, or one (1) lump sum?

Response: Contractors are to bid on one (1) Lump Sum.

7. Line Item 0010, Sand Removal Pipe No. 22; Please advise all interested bidders whether contractors are to bid on ten (10) lump sum as stated, or ten (10) each?

Response: Contractors are to bid on ten (10) each.

8. Due to major differences in sail distances between each of the three base beach renourishment sites (Spring Lake, Monmouth Beach/Sea Bright, Sea Bright) would the Corps please break the estimated total 2,140,000 cy down by renourishment site.

Response: Sufficient information is provided within the plans and specifications in order to make a determination of the quantities required at each of the sites.

9. Section 01561, Page 3, paragraph 3.1.7; What is the need for 4"x 4" inflow and overflow screens if the drag heads are to be screened to 1-1/2 inches?

Response: The above paragraph indicates "4"x 4" **except** as indicated in Section 02201." Section 02201 requires the use of 1-1/2 inch bar screens therefore 1-1/2 inches is required.

10. Base Bid Item # 0007, "FFP-Sand Removal/Sluiceway (Deal Lake): It would be easier for everyone to be bidding on the same thing here if the unit for this item were done in "Days" rather than "Each". This would allow each bidder to be bidding on the same thing and not just guessing at how long an "Each" is going to take.

Response: "Each" is based on performance. Each Contractor may utilize different methods, which affect performance and price.

Incl.

ELLA SNELL CONTRACTING OFFICER C, CONTRACTING DIVISION

GENERAL DECISION NJ010002 08/03/2001 NJ2

Date: August 3, 2001

General Decision Number NJ010002

Superseded General Decision No. NJ000002 $\,$

State: New Jersey

Construction Type:

BUILDING HEAVY

HIGHWAY

County(ies):

ATLANTIC CUMBERLAND OCEAN
BURLINGTON GLOUCESTER SALEM
CAMDEN

CAMDEN MERCER CAPE MAY MONMOUTH

Building (excluding single family homes and apartments up to and including 4 stories), Heavy (does not include the counties of BURLINGTON, CAMDEN, GLOUCESTER, AND SALEM) Highway Construction Projects.

Modification	Number	Publication Date
0		03/02/2001
1		03/09/2001
2		04/06/2001
3		05/04/2001
4		06/01/2001
5		07/06/2001
6		07/27/2001
7		08/03/2001

COUNTY(ies):

ATLANTIC CUMBERLAND OCEAN BURLINGTON GLOUCESTER SALEM

CAMDEN MERCER
CAPE MAY MONMOUTH

ASBE0014C 05/01/2000

Rates Fringes

BURLINGTON (townships of Edgewater Park, Lumberton, Sampton, Shamong, Tabermacle, Westhampton, &Willingboro), CAMDEN, &GLOUCESTER COUNTIES:

ASBESTOS WORKERS/INSULATORS
(includes the application of all insulating materials, protective coverings, coatings, and finishes to all types of mechanical systems. Also the application of firestopping material, openings and penetrations in walls, floors, ceilings, curtain walls

and all lead abatement). 28.12 13.74

ASBE0042B 07/15/1999

Rates Fringes

SALEM COUNTY:

ASBESTOS WORKERS 23.99 9.89

ASBE0085A 06/01/1994

	Rates	Fringes
ASBESTOS WORKERS/INSULATORS		
Includes the application of all		
insulating materials, protective		
coverings, coatings, and finishes		
to all types of mechanical systems		
ZONE 1	20.20	6.35
ZONE 2	18.30	6.825

ASBESTOS WORKERS ZONE DEFINITIONS

ZONE 1: ATLANTIC, BURLINGTON (Bass River and Washington Twps.); CAPE MAY, CUMBERLAND AND OCEAN (Eaglewood, Lacy, Little Egg Harbor, Long Beach, Ocean, Stafford, Tuckerton, and Union Twps.) COUNTIES.

ZONE 2: MONMOUTH (Remainder of County)

ASBE0089G 07/01/2001

Rates Fringes
BURLINGTON (includes the townships of Bordentown, Burlington,
Chesterfield, Easthampton, Florence, Mansfield, Mount Holly, New
Hanover, North Hanover, Pembereton, Roebling, Springfield,
Wrightstown, & Woodland); MERCER COUNTY; MONMOUTH (includes the
townships of Allentown, Blansingburg, Brielle, Englishtown,
Farmingdale, Freehold, Howell, Manasquan, Millstone, Roosevelt,
Sea Crit, South Belmar, Spring Lake Heights, Upper Freehold,
Wall, & West Belmar); & OCEAN (includes the townships of
Beachwood, Berkeley, Breton Woods, Brick, Cederwood Park, Dover,
Gillford Park, Island Beach, Island Heights, Jackson, Lakehurst,
Lakewood, Manchester, New Egypt, Ocean Gate, Pine Beach,
Plumstead, South Toms River & Toms River) COUNTIES:

ASBESTOS WORKERS/INSULATORS Includes the application of all insulating materials, protective coverings, coatings, and finishes to all types of mechanical systems	28.93	15.57
BOIL0028C 08/01/1999	Dahar	Tool or or
BOILERMAKERS	Rates 31.15	Fringes 16.05
BRNJ0005A 11/01/2000	Rates	Fringes
BRICKLAYERS, STONEMASONS, MARBLE MASONS, CEMENT MASONS, (Excludes Building Construction for Mercer County), PLASTERERS, TILE LAYERS,	-1.0.002	
& TERRAZZO WORKERS	27.85	12.70

CARP0031B	05/01/1997
CARPUUSID	U3/U1/13/

MERCER COUNTY (Remainder)	Rates	Fringes
CARPENTERS & INSULATORS MILLWRIGHTS	26.28 26.28	12.34 12.34
CARP0454B 07/01/1999 DOCK BUILDERS & PILEDRIVERMEN	Rates 25.00	Fringes 15.79+A

FOOTNOTE:

A. PAID HOLIDAYS: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Presidential Election Day, and Thanksgiving Day; provided employee works any of the 3 days in the 5-day work week preceeding the holiday and the first work day after the holiday.

CARP0623A 05/01/1998

Rates Fringes
ATLANTIC, BURLINGTON, CAMDEN, CAPE MAY, CUMBERLAND, GLOUCESTER
AND SALEM COUNTIES

CARPENTERS, INSULATORS, MILLWRIGHTS

AND SOFT FLOOR LAYERS 27.14 42%+.15

CARP0781A 05/01/1997

Rates Fringes
MERCER COUNTY (Beginning from the present Post Office in
Lawrenceville to a point Northward through the present "Radio
Site" to the junction of Rosedale Road and Read's Mill Road to
the junction of Pennington and Mount Rose Road to the Somerset
County line, again starting at the present Post Office in
Lawrenceville and Eastward to the junction of Brunswick Pike
and Delaware and Raritan Canal Bridge taking the center of the
Road to CLarksville then South on Providence Line Road to the
Pennsylvania Railroad then East on Dutch Neck North to Grover's
Mills to the Middlesex County Line)

CARPENTERS	27.20	.155+38%
MILLWRIGHTS	27.70	.155+38%

Rates

Fringes

CARP0999B 12/03/1994

CAMDEN, GLOUCESTER AND SALEM COUNTIES

TERRAZZO FINISHERS 12.93 5.05

CARP0999C 12/03/1994

ATLANTIC AND MONMOUTH COUNTIES:	Rates	Fringes
TILE FINISHERS	8.45	13%
CARP0999D 12/03/1994 CAMDEN, GLOUCESTER AND SALEM COUNTIES	Rates	Fringes
TILE FINISHERS	12.72	5.05
CARP0999E 12/03/1994 CAMDEN, GLOUCESTER AND SALEM COUNTIES	Rates	Fringes
MARBLE FINISHERS	12.95	5.05
CARP1456G 05/01/2000 DIVERS DIVER TENDERS	Rates 36.63 27.17	
CARP1456H 05/01/2000 MERCER AND MONMOUTH COUNTIES DOCK BUILDERS & PILEDRIVERMEN	Rates	Fringes
CARP2018A 05/01/1999 OCEAN COUNTY CARPENTERS MILLWRIGHTS	Rates 27.85 28.35	Fringes 42% 42%
CARP2212B 05/01/1999 BURLINGTON, MERCER, MONMOUTH AND OCEAN SOFT FLOOR LAYERS	25.75	Fringes
CARP2250A 05/01/1998 MONMOUTH COUNTY CARPENTERS MILLWRIGHTS		Fringes 42%+.15 42%+.15

ELEC0269D 10/01/2000

Rates BURLINGTON (Area North of a line following the West and South limits of Burlington Borough from the Delaware River in a Southeasterly direction to the Burlington - Mt Holly Road, South-Southeast along this Road to and including the Town of Mount Holly, East along the Pennsylvania Railroad to and including New Lisbon and continuing along the Pennsylvania Railroad to Ocean County Line), AND MERCER COUNTIES

LINE CONSTRUCTION (EXCEPT RAILROAD WORK): Linemen, Cable Splicers, Truck

Drivers, Equipment Operators

and Technicians

Groundmen and Winch Operators 26.46

33.08

ELEC0269E 10/01/2000

Rates

Fringes

BURLINGTON COUNTY (Area North of a line following the West and

South limits of Burlington Borough from the Delaware River in a Southeasterly direction to the Burlington - Mount Holly Road, South-Southeast along this road to and including the Town of Mount Holly, East along the Pennsylvania Railroad to and including New Lisbon and continuiong along the Pennsylvania Railroad to the Ocean County Line) AND MERCER COUNTIES

ELECTRICIANS & CABLE SPLICERS 33.08

ELEC0351A 10/02/2000

Rates

Fringes

ATLANTIC; BURLINGTON (Edgewater park, Delanco, Delran, Cinnaminson, Moorestown, Mount Laurel, Wilingsboro, Hainesport, Lumberton, Medford, Evesham Townships; and the portion of Shamong, Tabernacle, and Woodland Townships North of the Central Railroad of New Jersey Line; and the portion of Burlington, Westhampton, Easthampton, South Hampton and Pemberton Townships South of a line starting at the Delaware River and following the Southern boundary of Burlington Borough to the Burlington - Mount Holly Road, along this road to Mount Holly around but excluding Mount Holly to the Pennsylvania Railroad along the Pennsylvania Line through, but excluding, Pemberton, through but excluding New Lisbon to the Ocean County line and that portion south of the Central Railroad of New Jersey line running through Chatsworth); CAMDEN; CAPE MAY; CUMBERLAND; GLOUCESTER; and SALEM COUNTIES:

ELECTRICIANS & CABLE SPLICERS 31.87 _____

ELEC0351C 10/02/2000

Rates Fringes ATLANTIC; BURLINGTON (Edgewater park, Delanco, Delran, Cinnaminson, Moorestown, Mount Laurel, Wilingsboro, Hainesport, Lumberton, Medford, Evesham Townships; and the portion of Shamong, Tabernacle, and Woodland Townships North of the Central Railroad of New Jersey Line; and the portion of Burlington, Westhampton, Easthampton, South Hampton and Pemberton Townships South of a line starting at the Delaware River and following the Southern boundary of Burlington Borough to the Burlington - Mount Holly Road, along this road to Mount Holly around but excluding Mount Holly to the Pennsylvania Railroad along the Pennsylvania Line through, but excluding, Pemberton, through but excluding New Lisbon to the Ocean County line and that portion south of the Central Railroad of New Jersey line running through Chatsworth); CAMDEN; CAPE MAY; CUMBERLAND; GLOUCESTER; and SALEM COUNTIES:

ELECO400A 06/01/1997 MONMOUTH AND OCEAN COUNTIES ELECTRICIANS & CABLE SPLICERS 28.96 5.90 + 18	
MONMOUTH AND OCEAN COUNTIES	
ELECTRICIANS & CABLE SPLICERS 28.96 5.90 + 18	
	% -
ELEC0400B 06/02/1997	
Rates Fringes MONMOUTH AND OCEAN COUNTIES	
LINE CONSTRUCTION (Excluding Railroad construction): Lineman, Equipment Operator,	
and Cable Splicer 28.96 18.75%+5.83 Groundman 27.01 18.75%+5.	83
ELEC0999A 12/03/1994	_
Rates Fringes BURLINGTON, CAMDEN, CAPE MAY, CUMBERLAND, GLOUCESTER, MONMOUTH, OCEAN AND SALEM COUNTIES:	
LINE CONSTRUCTION (RAILROAD ONLY):	
Linemen 16.96 25%	
Line Equipment Operator 16.20 25%	
Groundman Winch Operator 13.07 25%	
Groundman 11.06 25%	
Dynamite Man 14.20 25%	
Street Light Mechanic 12.97 25%	
Line Equipment Mechanic 12.90 25%	_
ELEV0005C 06/19/2000	
Rates Fringes ELEVATOR MECHANICS 33.395 6.935+A	

FOOTNOTE:

A. PAID HOLIDAYS: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, and Christmas Day

PAID VACATION: Employer contributes 4% of basic hourly rate as vacation pay credit for 5 years or more of service, and 2% for 6 months to 5 years of service.

ENGI0825B	07	/ 0 1	/2000

	Rates	Fringes
POWER EQUIPMENT OPERATORS:		
BUILDING CONSTRUCTION PROJECTS;	HEAVY;	
HIGHWAY; ROAD; STREET AND SEWER	PROJECTS:	
GROUP 1	31.12	15.65+A+B
GROUP 2	29.53	15.65+A+B
GROUP 3	27.62	15.65+A+B
GROUP 4	25.99	15.65+A+B
GROUP 5	24.28	15.65+A+B
GROUP 6	32.84	15.65+A+B

POWER EQUIPMENT OPERATORS CLASSIFICATIONS

GROUP 1: Autograde - Combination Subgrader; base metal spreader and 7 base trimmer (CMI and similar types); autograde placer, trimmer, spreader combination (CMI and similar types); autograde slipform paver (CMI and similar types); backhoe; central power plants (all types); concrete paving machines; cranes (all types, including overhead and straddle traveling type); cranes; gantry; derricks (land or floating); drillmaster, quarrymaster (down the hole drill) rotary drill; self propelled hydraulic drill; self-powered drill; dragline; elevator graders; front end laoders (5 yds. and over); gradalls; grader; raygo; locomotive (large); mucking machines; pavement and concrete breaker, i.e.; superhammer and hoe ram; pile driver; length of boom including length of leads, shall determine premium rate applicable; roadway surface grinder; scooper (loader and shovel); shovels; tree chopper with boom; trench machines.

GROUP 2: "A" frame; backhoe (combination); boom attachment on loaders (rate based on size of bucket) not applicable to pipehook, boring and drilling machines; brush chopper; shredder and tree shredder; tree shearer; cableways; carryalls; concrete pump; concrete pumping system; pumpcrete and similar types; conveyors, 125 ft. and over; drill doctor including dust collector, maintenance); front end loaders (2 yds. but less than 5 yds.); graders (finisher); groove cutting machine (ride on type); header planer; hoists; (all types hoists, shall also include steam, gas, diesel, electric, air hydraulic, single and double drum, concrete brick shaf't caisson, snorkel roof, and/or any other similar type hoisting machines, portable or stationary, except Chicago boom type); hoists (Chicago boom type); hydraulic cranes, 10 tons and under, hydro-axle; jacks screw air hydraulic power operated unit or console type (not hand jack or pile load test type); log skidder; pans; pavers (all concrete; pumpcrete machines; squeezecrete and concrete pumping (regardless of size); scrapers; side booms; straddle carrier; ross and similar types; winch truck (hoisting).

GROUP 3: Asphalt curbing machine; asphalt plant engineer; asphalt spreader; autograder tube finisher and texturing machine (CMI and similar types); autograde curercrete machine (CMI and similar types); autograde curb trimmer and sidewalk; shoulder; slipform (CMI and similar types); bar bending machines (power); batchers; batching plant and crusher on side; belt conveyor systems; boom type skimmer machines, bridge deck finisher; bulldozers (all); car dumpers (railroad); compressor and blower type units (used independently or mounted on dual purposes trucks, on job site or in conjunction with job site in loading and unloading of concrete, cement, fly ash, instancrete, or similar type materials); compressor (2 or 3) (battery); concrete finishing machines; concrete saws and cutters (ride on type); concrete spreaders; hetzel; rexomatic and similar types; concrete vibrators, conveyors; under 125 ft.; crushing machines; ditching machine; small (ditchwitch or similar type); dope pots (mechanical with or without pump); dumpsters elevator; fireman; fork lifts (economobile; lull and similar types of equipment); front end loaders (1 yd. and over but less than 2 yds.). generators (2 OR 3) in battery; giraffe grinders; graders and

motor patrols; gunnite machines (excluding nozzle); hammer vibratory (in conjunction with generator); hoist (roof, tugger, aerial platform hoist and house cars); hoppers; hopper doors (power operated); ladders (motorized); laddervator; locomotive; dinky type; maintenance; utility man; mechanics; mixers (except paving mixers); motor patrols and graders; pavement breakers, small; self-propelled ride on type (also maintaining compressor or hydraulic unit); pavement breaker; truck mounted; pipe bending machine (power); roller; black top; scales; power; seaman pulverizing mixer; shoulder widener; silos; skimmer machines (boom type); steel cutting machine; services and maintaining tractors; tug captain; vibrating plants (used in conjunction with unloading); welder and repair mechanics, concrete cleaning/ decontamination machine operator, directional boring machine, heavy equipment robotics operator/technician, master environmental maintenance technician, ultra high pressure waterjet cutting tool system operator/maintenance technician, vacuum blasting machine operator/maintenance technician.

GROUP 4: Brooms and sweepers, chippers, compressor (single), concrete spreaders (small type), conveyor loaders (not including elevator graders), engines, large diesel (1620 H.P.) and staging pump, farm tractors; fertilizing equipment (operation and maintenance) fine grade machine (small type); form line graders (small type); front loader (under 1 yd.); generator (single); grease, gas, fuel and oil supply trucks; heaters (nelson or other type including propane, natural gas or flow-type units); lights; portable generating light plants; mixers; concrete small; mulching equipment (operation and maintenance) pumps (4 inch suction and over including sumbersible pumps); pumps (2 or less than 4" suction and over including submersible pumps); pumps (diesel engine and hydraulic) immaterial of power road finishing machines (small type); rollers; grade; fill or stone base; seeding equipment (operation and maintenance of); sprinkler and

water pump trucks steam jennies and boilers, stone spreader; tamping machines; vibrating ride-on; temporary heating plant (nelson or other type, including propane, natural gas or flow type untis); water and sprinkler trucks; welding machines (gas, diesel, and/or electric converters of Any type, single; two or three in a battery); welding systems, multiple (rectifier transformer type); wellpoint systems.

GROUP 5: Oiler.

GORUP 6: Helicopter Pilot.

FOOTNOTES:

- A. PAID HOLIDAYS: New Year's Day; Washington'd Birthday, Memorial Day; Independence Day; Labor Day, Veteran's Day, Thanksgiving Day, and Christmas Day
- B. Employee receives 20% Premium Pay for Hazardous Waste Work.

ENGI0825C 07/01/2000	Datos	Eningog
POWER EQUIPMENT OPERATORS	Rates	Fringes
TANK ERECTION:		
GROUP 1	33.61	15.65+A+B
GROUP 2	32.77	15.65+A+B
GROUP 3	34.75	15.65+A+B
GROUP 4	30.68	15.65+A+B
GROUP 5	25.47	15.65+A+B

FOOTNOTES:

- A. PAID HOLIDAYS: New Year's Day; Washington's Birthday Memorial Day; Independence Day; Labor Day; Veteran's Day, Thanksgiving Day; and Christmas Day.
- B. Employee receives 20% premium pay for hazardous waste work.

TANK ERECTION CLASSIFICATIONS

- GROUP 1: Operating Engineers--on all Cranes, derricks, etc. with booms including jib 140 ft. or more above the ground.
- GROUP 2: Operating Engineers--on all equipment, including cranes derricks, etc. with booms including jib, less than 140 ft. above the ground.
- GROUP 3: Helicopters--Pilot.
- GROUP 4: Air compressors, welding machines and generators (gas, diesel, or electrical driven equipment and sources of power from a permanent plant, i.e., steam, compressed air, hydraulic or other power, for the operating of any machine or automatic tools used in the erection, alteration, repair and dismantling of tanks and any and all "DUAL PURPOSE" trucks used on the construction job site.

GROUP 5: Oiler.

ENGI0825D 07/01/2000	Rates	Fringes
POWER EQUIPMENT OPERATORS: [STEEL ERECTION]:	Races	riinges
GROUP 1	33.89	15.65+A+B
GROUP 2	32.98	15.65+A+B
GROUP 3	30.69	15.65+A+B
GROUP 4	28.03	15.65+A+B
GROUP 5	26.50	15.65+A+B
GROUP 6	24.74	15.65+A+B
GROUP 7	35.25	15.65+A+B

FOOTNOTES:

- A. PAID HOLIDAYS: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Thanksgiving Day, and Christmas Day.
- B. Employees receive 20% premium pay for hazardous waste work.

POWER EQUIPMENT OPERATORS CLASSIFICATIONS [STEEL ERECTION]

- GROUP 1: Cranes (all cranes, land or floating with booms including job 140 ft. and over, above ground); derricks-(all derricks, land or floating with boom including jib 140 ft. and over, above ground).
- GROUP 2: Cranes (all cranes, land or floating with booms including jib less than 140 ft. above ground); derricks (all derricks, land or floating with booms including jib, less than 140 ft. above ground).
- GROUP 3: "A" frame; cherry pickers 10 tons and under; hoists; all types hoists shall also include steam, gas, diesel, electric, air hydraulic, single and double drum, concrete, brick shaft caisson, or any other similar type hoisting machines, portable or stationary, except Chicago boom type; jacks-screw air hydraulic power operated unit console type (not hand jack or pile load test type) side booms.
- GROUP 4: Aerial platform used hoist; compressor, 2 or 3 in battery; elevators or house cars; conveyors and tugger hoists; fireman; forklift; generators, 2 or 3 maintenance-utility man; rod bending machine (power); welding machines--(gas or electric, 2 or 3 in battery, including diesels); captain power boats; tug master power boats.
- GROUP 5: Compressor, single, welding machine, single, gas, electric converters of any type, diesel; welding system multiple (rectifier transformer type); generator, single.
- GROUP 6: Oiler staddle carrier.

GROUP 7: Helicopter pilot.

ENGI0825E 07/01/2000

Rates Fringes
POWER EQUIPMENT OPERATORS:

OILOSTATIC MAINLINES & TRANSPORTATION PIPELINES:

GROUP 1	31.75	15.65+A+B
GROUP 2	30.10	15.65+A+B
GROUP 3	27.96	15.65+A+B
GROUP 4	26.46	15.65+A+B
GROUP 5	24.74	15.65+A+B
GROUP 6	33.68	15.65+A+B

FOOTNOTES:

A. PAID HOLIDAYS: New Year's Day; Washington's Birthday, Memorial Day; Independence Day; Labor Day; Veteran's Day,

Thanksgiving Day; and Christmas Day

B. Employee receives 20% premium pay for hazardous waste work.

OILOSTATIC MAINLINES AND TRANSPORTATION PIPE LINES CLASSIFICATIONS

- GROUP 1: Backhoe; cranes (all types); draglines; front-end loaders (5 yds. and over); gradalls; scooper (loader and shovel); koehring and trench machines.
- GROUP 2: "A" frame; backhoe (combination hoe laoder); boring and drilling machines; ditching machine, small; ditchwitch or similar type; fork lifts; front end loaders (2 yds and over but less than 5 yds.); graders, finish (fine); hydraulic cranes, 10 tons and under (over 10 tons crane rate applies); side booms; and winch trucks (hoisting).
- GROUP 3: Backfiller; brooms and sweepers; bulldozers; compressors (2 or 3 in battery); front-end loaders (under 2 yds.); generators; giraffe grinders; graders and motor patrols; mechanic; pipe bending machine (power); tractors; water and sprinkler trucks, welder and repair mechanic.
- GROUP 4: Compressor (single); dope pots (mechanical with or with out pump); dust collectors; farm tractors; pumps (4 in. suction and over); pumps (2 or less than 4 in. suction); pumps; diesel engine and hydraulic (immaterial or power); welding machines; gas or electric converters of any type, single; welding machines, gas or electric converters of any type, 2 or 3 in battery multiple welders; wellpoint systems (including installation and maintenance).
- GROUP 5: Oiler, grease, gas, fuel and supply trucks and tire repair and maintenance.
- GROUP 6: Helicopter-pilot.

IRON0011B 07/01/2001	Rates	Fringes
MONMOUTH AND OCEAN COUNTIES	Races	rringes
IRONWORKERS:		
Structural & Ornamental	28.28	23.15
Reinforcing	26.38	23.15

* IRON0068A 07/01/2001

Rates Fringes

BURLINGTON (Remainder), MERCER, MONMOUTH (South half), AND OCEAN (Middle third) COUNTIES

IRONWORKERS:

Structual, Ornamental	27.56	21.10
Reinforcing (Concrete R	lods) 25.56	21.10

IRON0350A 07/01/2000

Rates Fringes

ATLANTIC, CAPE MAY, CUMBERLAND (Area East of a line drawn from Delaware Bay through the town of Cedarsville and upwards to the point where the county lines of Gloucester, Cumberland, and Atlantic meet), AND OCEAN (Remainder) COUNTIES

IRONWORKERS:

20122110 00110111001101		
Structural & Precast	26.80	17.75
Reinforced Concrete	25.80	17.75
Fencing, Graudrail, Erectors, Windows	24.35	17.75
HIGHWAY CONSTRUCTION:		
Reinforced Concrete	23.50	17.75
Structural & Precast	25.85	17.75

* IRON0399A 07/01/2001

Rates Fringes

BURLINGTON (Southern portion up to but not including Lumberton and Chatsworth Twps.), CAMDEN, CUMBERLAND (Remainder), GLOUCESTER, AND SALEM COUNTIES

IRONWORKERS:

Structural, Ornamental,

and Reinforcing	30.10	13.95
Hazardous work	33.10	13.95

LABO0172A 03/01/2001

Rates Fringes

ATLANTIC, BURLINGTON, CAMDEN, CAPE MAY, CUMBERLAND, GLOUCESTER, MERCER, OCEAN AND SALEM COUNTIES

LABORERS:		
GROUP 1	23.70	10.65+A
GROUP 2	24.00	10.65+A
GROUP 3	24.20	10.65+A
GROUP 4	24.40	10.65+A
GROUP 5	24.65	10.65+A
GROUP 6	28.20	10.65+A
GROUP 7	26.70	10.65+A

FOOTNOTE:

A. PAID HOLIDAYS: New Year's Day, Washington's Birthday, Memorial Day, Independence Day; Labor Day, Veteran's Day, Presidential Election Day, Thanksgiving Day, and Christmas Day, provided the employee works 3 days for the same Employer within a period of ten working days consisting of five working days before and five working days after the

day upon which the holiday falls or is observed.

LABORERS CLASSIFICATIONS

- GROUP 1: Common laborers, landscape laborers, railroad track laborers, flagmen, salamander tenders, pitman, dumpman, waterproofing laborers, rakers and tampers on cold patch work, and wrapping and coating of all pipes.
- GROUP 2: Powder carrier, magazine tender, and signalman.
- GROUP 3: Sewer pipe, laser men, conduit and duct line layer, power tool operator, jack hammer, chipping hammer, pavement breaker, power buggy, concrete cutter, asphalt cutter, sheet hammer and tree cutter operators, sandblasting cutting, burning and such other power tools used to perform work usually done manually by laborers.
- GROUP 4: Wagon drill operator, timberman and drill master.
- GROUP 5: Finisher, manhole, catch basin or inlet builder, form setter, rammer, paver, qunite nozzleman and stonecutter.
- GROUP 6: Blaster.

GROUP 7: Hazardous waste laborer.(Excludes asbestos work).

LABO0172B 03/01/2000 Rates Fringes LABORERS; FREE AIR TUNNEL: GROUP 1 27.35 10.05+A GROUP 2 23.95 10.05+A GROUP 3 23.80 10.05+A GROUP 4 23.30 10.05+A

FOOTNOTE:

- A. PAID HOLIDAYS: New Year's Day, Washington's Birthday,
- B. Memorial Day; Independence Day, Labor Day, Presidential Election Day, provided the employee works 3 days for the same Employer within a period of ten working days consisting of five working days before and five working days after the day upon which the holiday falls or is observed.

LABORERS; FREE AIR TUNNEL CLASSIFICATIONS

GROUP 1: Blasterers.

GROUP 2: Skilled men (including miners, drill runners, iron men, maintenance men, conveyor men, safety miners, riggers, block layers, cement finishers, rod men, caulkers, powder carriers, all other skilled men).

GROUP 3: Semi-skilled men (including chuck tenders, track men, nippers, brakemen, derail men, cable men, hose men, grout men, gravel men, form men, bell or signal men (top or bottom), form workers and movers, concrete workers, shaft men, tunnel laborers, all other semi-skilled).

GROUP 4: All others (including powder watchmen, change house attendants, top laborers).

LABO0172C 03/01/2000

Rates Fringes
ATLANTIC, BURLINGTON, CAMDEN, CAPE MAY, CUMBERLAND, GLOUCESTER,
MERCER, MONMOUTH, OCEAN, SALEM, AND MIDDLESEX (Southern half)
COUNTIES

LABORERS - ASPHALT CONSTRUCTION:

STREET:		
Head Rakers	22.05	11.70+A
Rakers & Screed Men	21.90	11.70+A
Tampers, Smothers, Kettlemen, Painters, Shovelers and		
Roller Boys	21.65	11.70+A
PLANT:		
Scale Mixers & Burner Men	21.90	11.70+A
Feeders and Dust Men	21.65	11.70+A

FOOTNOTE:

A. PAID HOLIDAYS: New Year's Day, Washington's Birthday,
Memorial Day; Independence Day; Labor Day; Veteran's Day,
Presidential Election Day, Thanksgiving Day, and
Christmas Day provided The Employee works 3 days for same
employer within a period of ten working days consisting
of five working days before and five working days after
the day upon which the holiday falls or is observed.

LABO0222A 05/01/2001

Rates Fringes
BURLINGTON (Twps. of Cinnaminson, Delance, Delran, East Hampton,
Edgewater Park, Evesham, Hainesport, Lumberton, Medford,
Moorestown, Mount Laurel, Pemberton, Shamong, South Hampton,
Tabernacle, West Hampton, Willingsboro and Woodland); CAMDEN;
CUMBERLAND; GLOUCESTER; AND SALEM COUNTIES

LABORERS (BUILDING CONSTRUCTION):

CLASS A	22.45	11.25
CLASS B	21.95	11.25
CLASS C	18.66	11.25

LABORERS CLASSIFICATIONS (BUILDING CONSTRUCTION)

CLASS A: Jack Hammer, Tamper, Motorized Tampers and Compactors, Street Cleaning Machines, Scaffold Builder, Hydro, Demolition Equipment, All types of Motorized Fork Lifts Riding Motor Buggy Operator, Bobcat Operator, Mortar Man, Burners, Nozzle Man on Gunite work.

CLASS B: All laborers not listed in Class A or C.

CLASS C: Laborers doing Janitorial-type light clean up work associated with the turnover of the project to the owner All Flagman, and those manning temporary heat of all types.

LABO0415A 05/01/2001

Rates Fringes
ATLANTIC; BURLINGTON (Twps. of Bass River and Washington); CAPE
MAY; CUMBERLAND (Twps. of Commercial, Dawne, Fairfiled, Lawrence,
Maurce, and Millville); AND OCEAN (That portion up to and
including Lacy Twp.) COUNTIES

LABORERS (BUILDING CONSTRUCTION):

CLASS A	22.45	11.25
CLASS B	21.95	11.25
CLASS C	18.66	11.25

LABORERS CLASSIFICATIONS (BUILDING CONSTRUCTION)

CLASS A: Jack Hammer, Tamper, Motorized Tampers and Compactors, Street Cleaning Machines, Scaffold Builder, Hydro Demolition Equipment, all types of Motorized Fork Lifts, Riding Motor Buggy Operator, Bobcat Operator, Mortar Man, Burners, Nozzle Man on Gunite work.

CLASS B: All laborers not listed in Class A or C.

CLASS C: Laborers doing Janitorial- type light clean up work associated with the turnover of the project to the owner All flagman, and those manning temporary heat of all types.

LABO0472A 03/01/2001		
MONMOUTH COUNTY	Rates	Fringes
MONMOOTH COUNTY		
LABORERS (HEAVY AND HIGHWAY	CONSTRUCTION):	
GROUP 1	23.70	10.65+A
GROUP 2	24.10	10.65+A
GROUP 3	24.20	10.65+A
GROUP 4	24.40	10.65+A
GROUP 5	24.65	10.65+A
GROUP 6	28.20	10.65+A
GROUP 7a	26.70	10.65+A
Group 7b	24.70	10.65+A

LABORERS CLASSIFICATIONS (HEAVY & HIGHWAY)

- GROUP 1: Common laborers, landscape laborers, railroad track laborers, flagmen, salamander tenders, pitman, dumpman, waterproofing laborers, rakers and tampers on cold patch work, and wrapping and coating of all pipes, & Asphalt Laborers.
- GROUP 2: Powder carrier, magazine tender, signalman, asphalt raker, and asphalt screedman
- GROUP 3: Sewer pipe, laser men, conduit and duct line layer, power tool operator, jack hammer, chipping hammer, pavement breaker, power buggy, concrete cutter, asphalt cutter, sheet hammer and tree cutter operators, sandblasting cutting, burning, power tool operator, and such other power tools used to perform work usually done manually by laborers.
- GROUP 4: Wagon drill operator, timberman and drill master.
- GROUP 5: Finisher, manhole, catch basin or inlet builder, form setter, rammer, paver, gunite nozzleman, and stone cutter
- GROUP 6: Blaster.
- Group 7a: Hazardous waste laborer required to wear level A,B, or C personal protection.
- GROUP 7b: Certified laborer working a hazardous waste removal project or site at a task requiring hazardous waste related certification, but who is not working in a zone requiring level A,B, or C personal protection.

FOOTNOTE:

A. PAID HOLIDAYS: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Presidential Election Day, Thanksgiving Day, and Christmas Day provided the employee works 3 days for the same employer within a period of 10 working days

consisting of 5 working days before and 5 working days after the day upon which the holiday falls or is observed

LABO0595A 05/01/2001

Rates Fringes
BURLINGTON (Remainder), MERCER, MONMOUTH, and OCEAN (Remainder)
COUNTIES:

LABORERS (BUILDING CONSTRUCTION):

CLASS A	22.45	11.25
CLASS B	21.95	11.25
CLASS C	18.66	11.25

LABORERS CLASSIFICATIONS (BUILDING CONSTRUCTION)

CLASS A: Jack Hammer; Tamper; Motorized Tampers and Compactors Street Cleaning Machines; Scaffold Builder; Hydro Demolition Equipment; All types of Motorized Fork Lifts; Riding Motor Buggy Operator; Bob Cat Operator; Mortar Man; Burners; Nozzle Man on gunite Work.

CLASS B: All Laborers not listed in Class A or C.

Class C Laborers doing Janitorial type light clean up associated with the turnover of the project or part of a project to the owner; All Flagman; and those manning temporary heat of all types.

LABO1030A 04/01/2001

Rates LABORERS: (The removal, abatement, enclosure and decontamination of personal protective equipment, chemical protective clothing and machinery relating to asbestos and/or toxic and hazardous waste of materials which shall include but not necessarily be limited to: the erection, moving, servicing and dismantling to all enclosures, scaffolding, barricades, and the operation of all tools and equipment normally used in the removal or abatement of asbesots and toxic and hazardous waste or materials, the labeling, bagging, cartoning, crating, or other packaging of materials for disposal; and the clean up of the work site and all other work incidental to the removal, abatement, encapsulation, enclosure, and decontamination of asbestos or toxic and hazardous waste materials; and in addition, all work tasks involved in the maintenance and operation of energy resource recover plants (cogeneration plants).)

LABORERS 21.85 10.12

PAIN0252H 06/01/2000

Rates Fringes ATLANTIC, CAMDEN, CAPE MAY, CUMBERLAND, GLOUCESTER, SALEM, and

parts of BURLINGTON and OCEAN (everything south of these cities in Burlington and Ocean Counties-Florence to Bustleton to Columbus to Jobstown to Pemberton to Ongs Hat to Chatsworth to Whiting to Pinewald to Ocean Gate to Seaside Heights) COUNTIES:

GLAZIERS	25.50	11.45

PAIN0711A 05/01/2000

Rates Fringes
ATLANTIC, BURLINGTON, CAMDEN, CAPE MAY, CUMBERLAND, GLOUCESTER,
MONMOUTH, OCEAN, & SALEM COUNTIES:

PAINTING, PAPERHANGING & ALLIED WORK 28.75 2.54+27%

SPRAYING, SANDBLASTING, DIPPING,
POWER TOOLS (Over 115 volts) &
PAPERHANGING PASTING APPARATUS
WORK ON TANKS, BRIDGES, TOWERS,
STACKS, & OPEN STRUCTURAL STEEL,
WORK FROM CABLES & SWINGING SCAFFOLDS,
EXTERIOR WORK ABOVE THREE STORIES

31.25 2.54+27%

REPAINT WORK & PREPARATION THEREFORE (including jobs where no major alterations are taking place but excluding bridges, stacks, elevated tanks & generating stations) 22.00

tations) 22.00 2.54+27%

PAIN0711H 05/01/2000 MERCER COUNTY	Rates	Fringes
PAINTERS:		
New Construction and Major Alterations	28.75	27%+2.55
Repaint Work	22.00	27%+2.55
Spraying or application of Hazardous or Dangerous Materials on Repaint Work	24.00	27%+2.55
Bridges, TV & Radio Towers, Structural Steel & Tanks above 3 stories in height (30' or over), Smoke Stacks, Water Towers, Sand- Blasting, Steam Cleaning, Spraying, or application of Hazardous Materials	31.25	27%+2.55
Paperhanging	25.60	27%+2.55

PAIN0711J 08/01/1999 DRYWALL FINISHERS & TAPERS	Rates 28.25	Fringes 11.23
PAIN0711K 05/01/2000 MERCER, MONMOUTH and parts of BURI north of these cities in BURLINGTON to Bustleton to Columbus to Jobstov Hat to Chatsworth to Whiting to Pir	N and OCEAN CON Vn to Pemberton	EAN (everything UNTIES Florence n to Onge
Seaside Heights) COUNTIES: GLAZIERS:	28.75	10.30
PLAS0008I 05/01/2000 CAMDEN, GLOUCESTER and SALEM COUNTS	Rates IES:	Fringes
PLASTERERS	24.35	12.65
PLAS0008L 05/01/2000 ATLANTIC, BURLINGTON, CAPE MAY, CUMBEROCEAN COUNTIES: PLASTERERS	Rates RLAND,MERCER,MO	& HTUOMMC
PLAS0699A 05/01/2001 CAMDEN, GLOUCESTER, AND SALEM COUNT CEMENT MASONS	Rates	Fringes
PLUM0009I 03/01/2001 AIR CONDITIONING & REFRIGERATION MECHANICS	Rates 23.81	Fringes 9.09
SCOPE OF WORK: Installation of air conditioning ar whose combined tonnage does not excusate cooled air conditioning that (includes piping of compenent systems). Installation of air cooled	ceed 15 tons. does not exce em and erection	Installation of ed 10 tons n of water

tower). Installation of air cooled air conditioning that does not exceed 15 tons. Installation of air conditioning equipment of the "Package-Unitary" rooftop type, the combined tonnage of which does not exceed 35 tons. Packaged Unitary Air Conditioning and Refreigeration Institute (ARI) as follows: "A unitary air

conditioner consists of one or more cooling coil, and air moving device, a cpmpressor and condenser combination, and may include a heating function as well". Any and all related piping to the above installation will be done under the appropriate trade jurisdiction.

PLUM0009J 07/01/2001

Rates Fringes
BURLINGTON (from the town of Burlington City, to everything north
along County Road Route 541 East also known as High Street, until
it reaches the city of Mount Holly which is also Local 9

East, again everything north along State Road Route 38 East until its cross over, State Road Route 206 and becomes County Road Route 530, continuing on including Pemberton Boro to south on Magnolia Road in Pemberton Township to Magnolia New Lisbon Road (Route 545), to south on Mount Holly Misery Road to State Road Route 70 East to the Ocean County Line), MERCER, MONMOUTH, AND OCEAN COUNTIES:

territory, Madison Avenue in Mount Holly to State Road Route 38

PLUMBERS &	PIPEFITTERS	33.13	15.25

PLUM0322A 05/01/2000

Rates Fringes

ATLANTIC; BURLINGTON (Ramainder) CAMDEN; CAPE MAY; CUMBERLAND; GLOUCESTER; AND SALEM COUNTIES

PLUMBERS/PIPEFITTERS	27.11	15.70

ROOF0004A 06/01/1996

Rates Fringes

MONMOUTH COUNTY (Remainder), AND OCEAN (Remainder) COUNTIES

ROOFERS 24.22 11.75

ROOF0030D 05/01/2001

Rates Fringes
ATLANTIC, BURLINGTON, CAMDEN, CAPE MAY, CUMBERLAND, GLOUCESTER,
MERCER AND SALEM COUNTIES; and the following portions of MONMOUTH
AND OCEAN COUNTIES: West of a line starting from the point on
Route 70 where Burlington and Ocean Counties meet, Easterly along
Route 70 to Route 571, along Route 571 to Cassville, Easterly on
Route 528 to Van Hiseville, Northerly on Route 527 to Manalapan,
Westerly on Route 33 to the Monmouth County Line

ROOFERS:

Shingle, slate and tile	19.25	6.17
All other work	25.50	12.55+A

FOOTNOTE:

A. PAID HOLIDAY: Election Day.

SFNJ0669B 04/01/2001	Rates	_
ATLANTIC, BURLINGTON, CAPE MAY, CUMBI MONMOUTH, OCEAN, AND SALEM (Remainder		(Remainder),
SPRINKLER FITTERS	31.30	6.00
NJ010002 - 1 SFNJ0692C 05/01/2001		
CAMDEN, GLOUCESTER, MERCER (Town of	Rates Frenton), AND S	_
Grove, excluding Penns Grove Airport	COUNTIES	
SPRINKLER FITTERS		11.00
SHEE0019M 05/01/2001		
CAMDEN, GLOUCESTER, & SALEM COUNTIES	Rates :	Fringes
SHEET METAL WORKER	29.32	16.26+H
H-Election Day is a paid holiday.		
SHEE0027B 06/01/2000		
ATLANTIC, BURLINGTON, CAPE MAY, CUMBE	Rates ERLAND, MERCER,	_
SHEET METAL WORKERS		15.38
SUNJ1002A 12/07/1993		
MERCER COUNTY	Rates	Fringes
CEMENT MASONS (BUILDING CONSTRUCTION ONLY)	19.60	8.83
TEAM0331A 01/01/1998	Rates	Fringes
ATLANTIC AND CAPE MAY COUNTIES		
TRUCK DRIVERS: GROUP 1 GROUP 2	20.75 20.90	8.92+A 8.92+A
GROUP 3 GROUP 4	21.10 21.25	8.92+A 8.92+A

FOOTNOTE:

A. PAID HOLIDAYS: New Year's Day; Washington's Birthday;
Memorial Day; Independence Day; Labor Day; Veteran's Day;
Presidential Election Day; Thanksgiving Day; & Christmas
Day; provided the employee works 3 days in the week in
which the holiday falls.

TRUCK DRIVERS CLASSIFICATIONS

GROUP 1: Striaght Truck Driver, Dump Truck Driver, Water Truck Driver, Transit Mix Driver, Pickup Truck Driver, Tank Truck Driver Track Truck Driver, Agitator Truck Driver, Concrete Mobile Unit Driver, Tringer Bead Truck Driver, Ross Carrier Driver, Warehouse Forklift Driver, A Frame Truck Driver, Gin Pole Truck Driver,

Form Truck Driver, Driver for Truck having Self Loading/Unloading Attachment, & Vacuum Truck/Trailer.

GROUP 2:Trucks Towing Driver

GROUP 3:Trailer Truck Driver, Winch Truck Driver, Off Road Dump Truck Driver, Fuel Truck Driver, Tractor Trailer(any trailer driver), Asphalt Oil Distributor Driver, & Off Road Water Truck Driver.

GROUP 4: Mechanics.

GROUP 2: Drivers on Euclids, 10 Wheel Tractors and Tractor Trailer Trucks, Low Bed, and Pole Trailers

TEAM0469D 05/01/2000

Rates Fringes
BURLINGTON (Remainder), MERCER, MONMOUTH, AND OCEAN COUNTIES

TRUCK DRIVERS:

GROUP 1	26.35	11.835+A
GROUP 2	26.40	11.835+A
GROUP 3	26.50	11.835+A
GROUP 4	26.60	11.835+A

FOOTNOTE:

A. Employees working or receiving pay for 80 days within a year receive one week's paid vacation (48 hours); 125 days receive two weeks' vacation (96 hours); 145 days receive 15 days (120 hours); 15 years seniority and 145 days receive 4 weeks vacation (160 hours).

PAID HOLIDAYS: New Year's Day; Washington's Birthday; Memorial Day; Independence Day; Labor Day; Columbus Day; Veteran's Day, General Election Day; Thanksgiving Day; and Christmas Day provided the employee has been assigned to work or "shapes" one day of the calendar week during which the holiday falls. Employee receives \$3.00 per hour premium pay for hazardous waste work.

TRUCK DRIVERS CLASSIFICATIONS

GROUP 1: Drivers on the following type vehicles: straight dumps, flats, floats, pick-ups, container haulers, fuel, water sprinkler, road oil, stringer, bead, hot pass, bus dumpcrete,

transit mixers, agitator mixer, half truck, winch truck, side-0-matic, dynamite, power, x-ray, welding, skid, jeep, station wagon, stringer, A-frame, all dual purpose trucks, truck with mechanical tailgate, asphalt distributor, batch trucks, seeding, mulching, fertilizer, air compressor trucks (in transit), parts chaser, escort, scissor, Hi-lift, telescope, concrete breaker, gin pole, stone, sand, asphalt distributor and spreader, nipper, fuel trucks (drivers on fuel trucks, inlcuding handling of unit), skid truck (debris container - entire unit), concrete mobile trucks (entire unit), expediter (parts chaser), beltcrete trucks, pumpcrete trucks, line truck, reel truck, wreckers, utility trucks, tank trucks, warehousemen, warehouse partsmen, yardmen,

lift truck in warehouse, warehouse clerk, parts man, material checkers, receivers shippers, binning men (materials cardex man); drivers on the following type vehicle: broyhill coal tar epoxy trucks, little-ford bituminous distributor, slurry seal truck or vehicle, thiokol trackmaster pick-up (swamp cat pickup, bucket loader dump truck and any rubber-tired tractor used in pulling and towing farm wagons and trailers of any description, similar type vehicles); off-site and on-site repair shop, team drivers, vacuum or vac-all trucks (entire unit)

GROUP 2: Drivers on straight 3-axle materials; truck and floats

GROUP 3: Drivers on all euclid-type vehicles; euclids, international harvesters, wabcos, caterpillar, koehring, tractors, and wagons, dumptors, straight, bottom, rear and side dumps, carryalls and scrapers (not self-loading - loading over the top), water sprinkler, trailers, water pulls and similar types of vehicles; drivers on tractors and trailer type vehicles; flat, floats, I-beam, low beds, water sprinkler, bituminous transit mix, road oil, fuel bottom dump hopper, rear dump, office shanty, epoxy, asphalt, agitator mixer, mulching, stringer, seeding, fertilizing pole spread, bituminous distributor, water pulls (entire unit) (tractor trailer), reel trailer and similar types of vehicles

GROUP 4: Winch Trailer Drivers

TEAM0676A 05/01/1996

Rates Fringes
BURLINGTON (Area West of the NJ Turnpike to the Delaware River),
CAMDEN, CUMBERLAND, GLOUCESTER AND SALEM COUNTIES

TOTICE	DRIVERS:	۰
IKUCK	DKIAFKO.	٠

GROUP 1	20.20	8.1875+A+B
GROUP 2	20.25	8.1875+A+B
GROUP 3	20.40	8.1875+A+B
GROUP 4	20.60	8.1875+A+B
GROUP 5	20.75	8.1875+A+B
GROUP 6	*	8.1875+A+B

FOOTNOTES:

A. Employee who has worked or received pay for 90 days

within a year prior to his anniversary date shall receive 56 hours straight time vacation pay; for 3 years but less than 8 years of service he will receive 100 hours of straight time vacation pay; 15 years or more he will receive 165 hours of straight time vacation pay.

B. PAID HOLIDAYS: New Year's Day, Memorial Day,
Independence Day, Labor Day, Veteran's Day,
Presidential Election Day, Thanksgiving Day, Christmas
Day, and two personal holidays, Good Friday, and
Christmas Eve afternoon (provided employee works that
morning) on the condition that the employee works or is
available for work on at least two days in the week in

which the holiday occurs.

TRUCK DRIVERS CLASSIFICATIONS

GROUP 1: Warehouseman

GROUP 2: Dump truck, water truck, transit mix, pickup, tank, track, agitator, concrete mobile unit, dytinger bead, tack rig, ross carrier, warehouse forklift, A-frame, gin pole form truck, truck having self-loading/unloading attachment, straight

GROUP 3: Truckstowing

GROUP 4: Trailer winch off road dump, fuel, tractor trailer, asphalt oil distributor, off road water truck

GROUP 5: Mechanics

*GROUP 6: Truck drivers, on hazardous waste removal work on a state or federally designated hazardous waste site where the truck driver is in direct contact with hazardous materials and when personal protective equipment is required for respiratory, skin and eye protection the teamster shall receive \$2.25 per hour in addition to the regular rate of pay including overtime pay.

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29 CFR 5.5(a)(1)(v)).

In the lighting above, the "SII" designation means that rates

In the listing above, the "SU" designation means that rates listed under that identifier do not reflect collectively bargained wage and fringe benefit rates. Other designations indicate unions whose rates have been determined to be prevailing.

WAGE DETERMINATION APPEALS PROCESS

- 1.) Has there been an initial decision in the matter? This can be:
- * an existing published wage determination
- * a survey underlying a wage determination
- * a Wage and Hour Division letter setting forth a

position on a wage determination matter

* a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations Wage and Hour Division
U. S. Department of Labor
200 Constitution Avenue, N. W.
Washington, D. C. 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N. W. Washington, D. C. 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board U. S. Department of Labor 200 Constitution Avenue, N. W. Washington, D. C. 20210

4.) All decisions by the Administrative Review Board are final.

END OF GENERAL DECISION

ITEM NO 0001	SUPPLIES/SERVICES Mob/Demobilization	QUANTITY 1,000,000.00	UNIT Lump Sum	UNIT PRICE \$1.00	AMOUNT \$1,000,000.00
	PURCHASE REQUEST NUMBER W16ROE-1143-6379-0002				
				NET AMT	\$1,000,000.00
See Exhibit					
ITEM NO 0002	SUPPLIES/SERVICES Base Bid Item Mobilization & Demobili	QUANTITY 1.00 zation for Groin N	UNIT Lump Sum Jotching	UNIT PRICE \$0.00	AMOUNT \$0.00
				NET AMT	\$0.00
ITEM NO 0003	SUPPLIES/SERVICES Base Bid Item	QUANTITY 2,140,000.00	UNIT UCubic	JNIT PRICE \$0.00	AMOUNT \$0.00
	Hydraulic Beach Fill			NET AMT	\$0.00
ITEM NO 0004	SUPPLIES/SERVICES Base Bid Item	QUANTITY 900.00	UNIT Cubic Yard	UNIT PRICE \$0.00	AMOUNT \$0.00
	Reno Mattress/Bedding S	tone			
				NET AMT	\$0.00
ITEM NO 0005	SUPPLIES/SERVICES Base Bid Item Groin Notch No. 143 (Spr	QUANTITY 1.00 ring Lake)	UNIT Lump Sum	UNIT PRICE \$0.00	AMOUNT \$0.00
				NET AMT	\$0.00

ITEM NO 0006	SUPPLIES/SERVICES Base Bid Item	QUANTITY 1.00	UNIT Lump Sum	UNIT PRICE \$0.00	AMOUNT \$0.00
	Groin Notch No. 3 (Asbury	Park)			
				NET AMT	\$0.00
ITEM NO 0007	SUPPLIES/SERVICES Base Bid Item Sand Removal/Sluicewayt	QUANTITY 20.00 (Deal Lake)	UNIT Each	UNIT PRICE \$0.00	AMOUNT \$0.00
				NET AMT	\$0.00
ITEM NO 0008	SUPPLIES/SERVICES Base Bid Item Partnering Implementation	QUANTITY 1.00 nl	UNIT Lump Sum	UNIT PRICE \$0.00	AMOUNT \$0.00
	C I			NET AMT	\$0.00
ITEM NO 0009	SUPPLIES/SERVICES Base Bid Item Disposal of Concrete Pipe	QUANTITY 1.00	UNIT Lump Sum	UNIT PRICE \$0.00	AMOUNT \$0.00
				NET AMT	\$0.00
ITEM NO 0010	SUPPLIES/SERVICES Base Bid Item Sand Removal Pipe Number	QUANTITY 10.00 er 22	UNIT Each	UNIT PRICE \$0.00	AMOUNT \$0.00
				NET AMT	\$0.00

Page 40 of 74

ITEM NO 0011	SUPPLIES/SERVICES Optional Bid Item	QUANTITY 1.00	UNIT Lump Sum	UNIT PRICE \$0.00	AMOUNT \$0.00
	Mobilization & Demobili	zation for Hydrua	llic Beach Fill		
				NET AMT	\$0.00
ITEM NO 0012	SUPPLIES/SERVICES Optional Bid Item FFP - Hydraulic Beach Fil	QUANTITY 253,000.00	UNIT Cubic Yard	UNIT PRICE \$0.00	AMOUNT \$0.00
				NET AMT	\$0.00

NOTES: QUANTITIES ARE ESTIMATED

- 1. Low Bidder for the purpose of award will the conforming bidder offering the Lowest amount of all bid items.
- 2. Any Bid which is materially unbalanced as to prices for the Base Bid and Optional bid Items may be rejected.. An unbalanced bid is one, which is based on the prices significantly less than cost for some work and prices, which are significantly overstated for other work.
- 3. Bidders are required to bid on all items or their bids will be rejected.
- 4. Bidders are reminded that they must bid on the issued plans and specifications as amended. Any deviations, conditions, or attachments made by the bidder himself thereto may render the bid non-responsive and may be caused for its rejection.

SECTION 00600 Representations & Certifications

CLAUSES INCORPORATED BY FULL TEXT

CORPORATE CERTIFICATE

(THE SAME OFFICER SHALL NOT EXECUTE BOTH THE CONTRACT AND THE CERTIFICATE)

I,	,
certify that I am the	of the
corporation named as contractor herein, that	
who signed this contract on behalf of the con-	tractor, was then
of said corporation that said contract was duly	y signed for and in behalf of said corporation by authority of its
Governing body, and within the scope of its	corporate powers:
	Signature
CORPORATE SEAL	Title
	ERSHIP, UNINCORPORATED FIRM OR A CORPORATION FOR CATEMENT WOULD BE IMPRACTICABLE, COMPLETE THE
I,, the undersigned resign on behalf of said contractor by Authority unincorporated firm or corporation. (submit	present the organization as contractor herein, and am empowered to y of and for the owner, partners or governing body of such copy of Authority).
The following are the full names of all partne	ers:
	

52.219-8 UTILIZATION OF SMALL BUSINESS CONCERNS (OCT 2000)

(a) It is the policy of the United States that small business concerns, veteran-owned small business concerns, service-disabled veteran-owned small business concerns, HUBZone small business concerns, small disadvantaged business concerns, and women-owned small business concerns shall have the maximum practicable opportunity to

participate in performing contracts let by any Federal agency, including contracts and subcontracts for subsystems, assemblies, components, and related services for major systems. It is further the policy of the United States that its prime contractors establish procedures to ensure the timely payment of amounts due pursuant to the terms of their subcontracts with small business concerns, veteran-owned small business concerns, service-disabled veteran-owned small business concerns, HUBZone small business concerns, small disadvantaged business concerns, and women-owned small business concerns.

(b) The Contractor hereby agrees to carry out this policy in the awarding of subcontracts to the fullest extent consistent with efficient contract performance. The Contractor further agrees to cooperate in any studies or surveys as may be conducted by the United States Small Business Administration or the awarding agency of the United States as may be necessary to determine the extent of the Contractor's compliance with this clause.

Definitions. As used in this contract--

HUBZone small business concern means a small business concern that appears on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration.

Service-disabled veteran-owned small business concern--

- (1) Means a small business concern--
- (i) Not less than 51 percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and
- (ii) The management and daily business operations of which are controlled by one or more service-disabled veterans or, in the case of a veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.
- (2) Service-disabled veteran means a veteran, as defined in 38 U.S.C. 101(2), with a disability that is service-connected, as defined in 38 U.S.C. 101(16).

Small business concern means a small business as defined pursuant to Section 3 of the Small Business Act and relevant regulations promulgated pursuant thereto.

Small disadvantaged business concern means a small business concern that represents, as part of its offer that-

- (1) It has received certification as a small disadvantaged business concern consistent with 13 CFR part 124, subpart B:
- (2) No material change in disadvantaged ownership and control has occurred since its certification;
- (3) Where the concern is owned by one or more individuals, the net worth of each individual upon whom the certification is based does not exceed \$750,000 after taking into account the applicable exclusions set forth at 13 CFR 124.104(c)(2); and
- (4) It is identified, on the date of its representation, as a certified small disadvantaged business in the database maintained by the Small Business Administration (PRO-Net).

Veteran-owned small business concern means a small business concern--

- (1) Not less than 51 percent of which is owned by one or more veterans (as defined at 38 U.S.C. 101(2)) or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more veterans; and
- (2) The management and daily business operations of which are controlled by one or more veterans.

Women-owned small business concern means a small business concern--

- (1) That is at least 51 percent owned by one or more women, or, in the case of any publicly owned business, at least 51 percent of the stock of which is owned by one or more women; and
- (2) Whose management and daily business operations are controlled by one or more women.
- (d) Contractors acting in good faith may rely on written representations by their subcontractors regarding their status as a small business concern, a veteran-owned small business concern, a service-disabled veteran-owned small business concern, a HUBZone small business concern, a small disadvantaged business concern, or a women-owned small business concern.

(End of clause)

52.219-9 SMALL BUSINESS SUBCONTRACTING PLAN (OCT 2000)

- (a) This clause does not apply to small business concerns.
- (b) Definitions. As used in this clause--

Commercial item means a product or service that satisfies the definition of commercial item in section 2.101 of the Federal Acquisition Regulation.

Commercial plan means a subcontracting plan (including goals) that covers the offeror's fiscal year and that applies to the entire production of commercial items sold by either the entire company or a portion thereof (e.g., division, plant, or product line).

Individual contract plan means a subcontracting plan that covers the entire contract period (including option periods), applies to a specific contract, and has goals that are based on the offeror's planned subcontracting in support of the specific contract, except that indirect costs incurred for common or joint purposes may be allocated on a prorated basis to the contract.

Master plan means a subcontracting plan that contains all the required elements of an individual contract plan, except goals, and may be incorporated into individual contract plans, provided the master plan has been approved.

Subcontract means any agreement (other than one involving an employer-employee relationship) entered into by a Federal Government prime Contractor or subcontractor calling for supplies or services required for performance of the contract or subcontract.

- (c) The offeror, upon request by the Contracting Officer, shall submit and negotiate a subcontracting plan, where applicable, that separately addresses subcontracting with small business, veteran-owned small business, HUBZone small business concerns, small disadvantaged business, and women-owned small business concerns. If the offeror is submitting an individual contract plan, the plan must separately address subcontracting with small business, veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns, with a separate part for the basic contract and separate parts for each option (if any). The plan shall be included in and made a part of the resultant contract. The subcontracting plan shall be negotiated within the time specified by the Contracting Officer. Failure to submit and negotiate the subcontracting plan shall make the offeror ineligible for award of a contract.
- (d) The offeror's subcontracting plan shall include the following:
- (1) Goals, expressed in terms of percentages of total planned subcontracting dollars, for the use of small business, veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns as subcontractors. Service-disabled veteran-owned small business concerns meet the definition of

veteran-owned small business concerns, and offerors may include them within the subcontracting plan goal for veteran-owned small business concerns. A separate goal for service-disabled veteran-owned small business concerns is not required. The offeror shall include all subcontracts that contribute to contract performance, and may include a proportionate share of products and services that are normally allocated as indirect costs.

- (2) A statement of--
- (i) Total dollars planned to be subcontracted for an individual contract plan; or the offeror's total projected sales, expressed in dollars, and the total value of projected subcontracts to support the sales for a commercial plan;
- (ii) Total dollars planned to be subcontracted to small business concerns;
- (iii) Total dollars planned to be subcontracted to veteran-owned small business concerns;
- (iv) Total dollars planned to be subcontracted to HUBZone small business concerns;
- (v) Total dollars planned to be subcontracted to small disadvantaged business concerns; and
- (vi) Total dollars planned to be subcontracted to women-owned small business concerns.
- (3) A description of the principal types of supplies and services to be subcontracted, and an identification of the types planned for subcontracting to--
- (i) Small business concerns;
- (ii) Veteran-owned small business concerns;
- (iii) HUBZone small business concerns;
- (iv) Small disadvantaged business concerns; and
- (v) Women-owned small business concerns.
- (4) A description of the method used to develop the subcontracting goals in paragraph (d)(1) of this clause.
- (5) A description of the method used to identify potential sources for solicitation purposes (e.g., existing company source lists, the Procurement Marketing and Access Network (PRO-Net) of the Small Business Administration (SBA), veterans service organizations, the National Minority Purchasing Council Vendor Information Service, the Research and Information Division of the Minority Business Development Agency in the Department of Commerce, or small, HUBZone, small disadvantaged, and women-owned small business trade associations). A firm may rely on the information contained in PRO-Net as an accurate representation of a concern's size and ownership characteristics for the purposes of maintaining a small, veteran-owned small, HUBZone small, small disadvantaged, and women-owned small business source list. Use of PRO-Net as its source list does not relieve a firm of its responsibilities (e.g., outreach, assistance, counseling, or publicizing subcontracting opportunities) in this clause.
- (6) A statement as to whether or not the offeror in included indirect costs in establishing subcontracting goals, and a description of the method used to determine the proportionate share of indirect costs to be incurred with—
- (i) Small business concerns;
- (ii) Veteran-owned small business concerns:
- (iii) HUBZone small business concerns;
- (iv) Small disadvantaged business concerns; and

- (v) Women-owned small business concerns.
- (7) The name of the individual employed by the offeror who will administer the offeror's subcontracting program, and a description of the duties of the individual.
- (8) A description of the efforts the offeror will make to assure that small business, veteran-owned small business, HUBZone small business, small disadvantaged business and women-owned small business concerns have an equitable opportunity to compete for subcontracts.
- (9) Assurances that the offeror will include the clause of this contract entitled "Utilization of Small Business Concerns" in all subcontracts that offer further subcontracting opportunities, and that the offeror will require all subcontractors (except small business concerns) that receive subcontracts in excess of \$500,000 (\$1,000,000 for construction of any public facility) to adopt a subcontracting plan that complies with the requirements of this clause.
- (10) Assurances that the offeror will--
- (i) Cooperate in any studies or surveys as may be required;
- (ii) Submit periodic reports so that the Government can determine the extent of compliance by the offeror with the subcontracting plan;
- (iii) Submit Standard Form (SF) 294, Subcontracting Report for Individual Contracts, and/or SF 295, Summary Subcontract Report, in accordance with paragraph (j) of this clause. The reports shall provide information on subcontract awards to small business concerns, veteran-owned small business concerns, service-disabled veteran-owned small business concerns, small disadvantaged business concerns, women-owned small business concerns, and Historically Black Colleges and Universities and Minority Institutions. Reporting shall be in accordance with the instructions on the forms or as provided in agency regulations.
- (iv) Ensure that its subcontractors agree to submit SF 294 and SF 295.
- (11) A description of the types of records that will be maintained concerning procedures that have been adopted to comply with the requirements and goals in the plan, including establishing source lists; and a description of the offeror's efforts to locate small business, veteran-owned small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns and award subcontracts to them. The records shall include at least the following (on a plant-wide or company-wide basis, unless otherwise indicated)
- (i) Source lists (e.g., PRO-Net), guides, and other data that identify small business, veteran-owner small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns.
- (ii) Organizations contacted in an attempt to locate sources that are small business, veteran-owned small business, HUBZone small business, small disadvantaged business, or women-owned small business concerns.
- (iii) Records on each subcontract solicitation resulting in an award of more than \$100,000, indicating--
- (A) Whether small business concerns were solicited and, if not, why not;
- (B) Whether veteran-owned small business concerns were solicited and, if not, why not;
- (C) Whether HUBZone small business concerns were solicited and, if not, why not;
- (D) Whether small disadvantaged business concerns were solicited and, if not, why not;
- (E) Whether women-owned small business concerns were solicited and, if not, why not; and

- (F) If applicable, the reason award was not made to a small business concern.
- (iv) Records of any outreach efforts to contact--
- (A) Trade associations;
- (B) Business development organizations;
- (C) Conferences and trade fairs to locate small, HUBZone small, small disadvantaged, and women-owned small business sources; and
- (D) Veterans service organizations.
- (v) Records of internal guidance and encouragement provided to buyers through--
- (A) Workshops, seminars, training, etc.; and
- (B) Monitoring performance to evaluate compliance with the program's requirements.
- (vi) On a contract-by-contract basis, records to support award data submitted by the offeror to the Government, including the name, address, and business size of each subcontractor. Contractors having commercial plans need not comply with this requirement.
- (e) In order to effectively implement this plan to the extent consistent with efficient contract performance, the Contractor shall perform the following functions:
- (1) Assist small business, veteran-owner small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns by arranging solicitations, time for the preparation of bids, quantities, specifications, and delivery schedules so as to facilitate the participation by such concerns. Where the Contractor's lists of potential small business, veteran-owner small business, HUBZone small business, small disadvantaged business, and women-owned small business subcontractors are excessively long, reasonable effort shall be made to give all such small business concerns an opportunity to compete over a period of time.
- (2) Provide adequate and timely consideration of the potentialities of small business, veteran-owner small business, HUBZone small business, small disadvantaged business, and women-owned small business concerns in all ``make-or-buy" decisions.
- (3) Counsel and discuss subcontracting opportunities with representatives of small business, veteran-owner small business, HUBZone small business, small disadvantaged business, and women-owned small business firms.
- (4) Provide notice to subcontractors concerning penalties and remedies for misrepresentations of business status as small, veteran-owner small business, HUBZone small, small disadvantaged, or women-owned small business for the purpose of obtaining a subcontract that is to be included as part or all of a goal contained in the Contractor's subcontracting plan.
- (f) A master plan on a plant or division-wide basis that contains all the elements required by paragraph (d) of this clause, except goals, may be incorporated by reference as a part of the subcontracting plan required of the offeror by this clause; provided--
- (1) the master plan has been approved, (2) the offeror ensures that the master plan is updated as necessary and provides copies of the approved master plan, including evidence of its approval, to the Contracting Officer, and (3) goals and any deviations from the master plan deemed necessary by the Contracting Officer to satisfy the requirements of this contract are set forth in the individual subcontracting plan.
- (g) A commercial plan is the preferred type of subcontracting plan for contractors furnishing commercial items. The commercial plan shall relate to the offeror's planned subcontracting generally, for both commercial and Government

business, rather than solely to the Government contract. Commercial plans are also preferred for subcontractors that provide commercial items under a prime contract, whether or not the prime contractor is supplying a commercial item.

- (h) Prior compliance of the offeror with other such subcontracting plans under previous contracts will be considered by the Contracting Officer in determining the responsibility of the offeror for award of the contract.
- (i) The failure of the Contractor or subcontractor to comply in good faith with (1) the clause of this contract entitled "Utilization Of Small Business Concerns," or (2) an approved plan required by this clause, shall be a material breach of the contract.
- (j) The Contractor shall submit the following reports:
- (1) Standard Form 294, Subcontracting Report for Individual Contracts. This report shall be submitted to the Contracting Officer semiannually and at contract completion. The report covers subcontract award data related to this contract. This report is not required for commercial plans.
- (2) Standard Form 295, Summary Subcontract Report. This report encompasses all of the contracts with the awarding agency. It must be submitted semi-annually for contracts with the Department of Defense and annually for contracts with civilian agencies. If the reporting activity is covered by a commercial plan, the reporting activity must report annually all subcontract awards under that plan. All reports submitted at the close of each fiscal year (both individual and commercial plans) shall include a breakout, in the Contractor's format, of subcontract awards, in whole dollars, to small disadvantaged business concerns by North American Industry Classification System (NAICS) Industry Subsector. For a commercial plan, the Contractor may obtain from each of its subcontractors a predominant NAICS Industry Subsector and report all awards to that subcontractor under its predominant NAICS Industry Subsector.

(End of clause)

SECTION 00700 Contract Clauses

CLAUSES INCORPORATED BY REFERENCE:

52.203-5	Covenant Against Contingent Fees	APR 1984
52.203-8	Cancellation, Rescission, and Recovery of Funds for Illegal or	JAN 1997
32.203-6	· · · · · · · · · · · · · · · · · · ·	JAIN 1997
52.203-10	Improper Activity	JAN 1997
	Price Or Fee Adjustment For Illegal Or Improper Activity	
52.203-12	Limitation On Payments To Influence Certain Federal Transactions	
52.204-4	Printed or Copied Double-Sided on Recycled Paper	AUG 2000
52.209-6	Protecting the Government's Interest When Subcontracting With	JUL 1995
50.011.10	Contractors Debarred, Suspended, or Proposed for Debarment	1 PP 1004
52.211-10	Commencement, Prosecution, and Completion of Work	APR 1984
52.211-18	Variation in Estimated Quantity	APR 1984
52.214-26	Audit and RecordsSealed Bidding	OCT 1997
52.214-27	Price Reduction for Defective Cost or Pricing Data - Modifications - Sealed Bidding	OCT 1997
52.214-28	Subcontracting Cost Or Pricing DataModificationsSealed	OCT 1997
32.214 20	Bidding	001 1777
52.214-29	Order Of PrecedenceSealed Bidding	JAN 1986
52.214-5000	Apparent Clerical Mistakes	MAY 1999
52.219-4	Notice of Price Evaluation Preference for HUBZone Small Business	
32.219-4	Concerns	5 JAIN 1999
52.219-16	Liquidated Damages-Subcontracting Plan	JAN 1999
52.222-1	Notice To The Government Of Labor Disputes	FEB 1997
52.222-3	Convict Labor	AUG 1996
52.222-4		SEP 2000
32.222-4	Companyation	SEP 2000
52.222-6	Compensation Davis Bacon Act	FEB 1995
52.222-7	Withholding of Funds	FEB 1988
	Payrolls and Basic Records	FEB 1988
52.222-8 52.222-9	Apprentices and Trainees	FEB 1988
52.222-9	Compliance with Copeland Act Requirements	FEB 1988
52.222-10	Subcontracts (Labor Standards)	FEB 1988
	Contract Termination-Debarment	
52.222-12		FEB 1988
52.222-13	Compliance with Davis-Bacon and Related Act Regulations.	FEB 1988
52.222-14	Disputes Concerning Labor Standards	FEB 1988
52.222-15	Certification of Eligibility	FEB 1988
52.222-21	Prohibition Of Segregated Facilities	FEB 1999
52.222-26	Equal Opportunity	FEB 1999
52.222-27	Affirmative Action Compliance Requirements for Construction	FEB 1999
52.222-35	Affirmative Action For Disabled Veterans And Veterans of the Vietnam Era	APR 1998
52.222-36	Affirmative Action For Workers With Disabilities	JUN 1998
52.222-37	Employment Reports On Disabled Veterans And Veterans Of The	JAN 1999
	Vietnam Era	
52.223-6	Drug Free Workplace	MAY 2001
52.223-14	Toxic Chemical Release Reporting	OCT 2000
52.225-5	Trade Agreements	APR 2000
52.225-9	Buy American ActBalance of Payments ProgramConstruction	FEB 2000
	Materials	
52.225-13	Restrictions on Certain Foreign Purchases	JUL 2000
-	<i>O</i> * * * *****	

52.226-1	Utilization Of Indian Organizations And Indian-Owned Economic	JUN 2000
	Enterprises	
52.227-1	Authorization and Consent	JUL 1995
52.227-2	Notice And Assistance Regarding Patent And Copyright	AUG 1996
	Infringement	
52.227-4	Patent Indemnity-Construction Contracts	APR 1984
52.227-4	Patent Indemnity-Construction Contracts	APR 1984
52.228-11	Pledges Of Assets	FEB 1992
52.229-3	Federal, State And Local Taxes	JAN 1991
52.232-5	Payments under Fixed-Price Construction Contracts	MAY 1997
52.232-17	Interest	JUN 1996
52.232-27	Prompt Payment for Construction Contracts	MAY 2001
52.233-1	Disputes	DEC 1998
52.233-3	Protest After Award	AUG 1996
52.236-1	Performance of Work by the Contractor	APR 1984
52.236-2	Differing Site Conditions	APR 1984
52.236-3	Site Investigation and Conditions Affecting the Work	APR 1984
52.236-5	Material and Workmanship	APR 1984
52.236-6	Superintendence by the Contractor	APR 1984
52.236-8	Other Contracts	APR 1984
52.236-9	Protection of Existing Vegetation, Structures, Equipment, Utilities,	APR 1984
	and Improvements	
52.236-10	Operations and Storage Areas	APR 1984
52.236-11	Use and Possession Prior to Completion	APR 1984
52.236-12	Cleaning Up	APR 1984
52.236-13	Accident Prevention	NOV 1991
52.236-15	Schedules for Construction Contracts	APR 1984
52.236-17	Layout of Work	APR 1984
52.236-21	Specifications and Drawings for Construction	FEB 1997
52.242-13	Bankruptcy	JUL 1995
	* *	
52.242-14	Suspension of Work	APR 1984
52.246-21	Warranty of Construction	MAR 1994
52.249-2	Termination For Convenience Of The Government (Fixed-Price)	SEP 1996
52.252-6	Authorized Deviations In Clauses	APR 1984
52.253-1	Computer Generated Forms	JAN 1991
252.203-7001	Prohibition On Persons Convicted of Fraud or Other Defense-	MAR 1999
	Contract-Related Felonies	
252.204-7003	Control Of Government Personnel Work Product	APR 1992
252.205-7000	Provisions Of Information To Cooperative Agreement Holders	DEC 1991
252.209-7000	Acquisition From Subcontractors Subject To On-Site Inspection	NOV 1995
202.200 7000	Under The Intermediate Range Nuclear Forces (INF) Treaty	110 1 1775
252.209-7000	Acquisition From Subcontractors Subject To On-Site Inspection	NOV 1995
232.207 7000	Under The Intermediate Range Nuclear Forces (INF) Treaty	110 1 1773
252 200 7004		MAD 1000
252.209-7004	Subcontracting With Firms That Are Owned or Controlled By The	MAR 1998
	Government of a Terrorist Country	
252.219-7003	Small, Small Disadvantaged and Women-Owned Small Business	APR 1996
	Subcontracting Plan (DOD Contracts)	
252.219-7003	Small, Small Disadvantaged and Women-Owned Small Business	APR 1996
	Subcontracting Plan (DOD Contracts)	
252.225-7008	Supplies To Be Accorded Duty-Free Entry	MAR 1998
252.225-7008	Supplies To Be Accorded Duty-Free Entry	MAR 1998
252.225-7010	Duty-Free EntryAdditional Provisions	AUG 2000
252.225-7010	Duty-Free EntryAdditional Provisions	AUG 2000
252.225-7010	Preference For Certain Domestic Commodities	AUG 2000
	Preference For Certain Domestic Commodities	AUG 2000 AUG 2000
252.225-7012	Figure Col Certain Domestic Commodities	AUG 2000

252.225-7031	Secondary Arab Boycott Of Israel	JUN 1992
252.236-7000	Modification Proposals-Price Breakdown	DEC 1991
52.232.5001	Continuing Contracts (Mar 1995)	MAY 1999

CLAUSES INCORPORATED BY FULL TEXT

252.236-7004 -- Payment for Mobilization and Demobilization (Dec 1991)

- (a) The Government will pay all costs for the mobilization and demobilization of all of the Contractor's plant and equipment at the contract lump sum price for this item.
 - (1) 60 percent of the lump sum price upon completion of the contractor's mobilization at the work site.
 - (2) The remaining 40 percent upon completion of demobilization.
- (b) The Contracting Officer may require the Contractor to furnish cost data to justify this portion of the bid if the Contracting Officer believes that the percentages in paragraphs (a)(1) and (2) of this clause do not bear a reasonable relation to the cost of the work in this contract.
 - (1) Failure to justify such price to the satisfaction of the Contracting Officer will result in payment, as determined by the Contracting Officer, of --
 - (i) Actual mobilization costs at completion of mobilization;
 - (ii) Actual demobilization costs at completion of demobilization; and
 - (iii) The remainder of this item in the final payment under this contract.
 - (2) The Contracting Officer's determination of the actual costs in paragraph (b)(1)of this clause is not subject to appeal.

(End of Clause)

52.202-1 DEFINITIONS. (MAY 2001)

- (a) Agency head or head of the agency means the Secretary (Attorney General, Administrator, Governor, Chairperson, or other chief official, as appropriate) of the agency, unless otherwise indicated, including any deputy or assistant chief official of the executive agency.
- (b) Commercial component means any component that is a commercial item.
- (c) Commercial item means--
- (1) Any item, other than real property, that is of a type customarily used for nongovernmental purposes and that-
- (i) Has been sold, leased, or licensed to the general public; or

- (ii) Has been offered for sale, lease, or license to the general public;
- (2) Any item that evolved from an item described in paragraph (c)(1) of this clause through advances in technology or performance and that is not yet available in the commercial marketplace, but will be available in the commercial marketplace in time to satisfy the delivery requirements under a Government solicitation;
- (3) Any item that would satisfy a criterion expressed in paragraphs (c)(1) or (c)(2) of this clause, but for-
- (i) Modifications of a type customarily available in the commercial marketplace; or
- (ii) Minor modifications of a type not customarily available in the commercial marketplace made to meet Federal Government requirements. "Minor" modifications means modifications that do not significantly alter the nongovernmental function or essential physical characteristics of an item or component, or change the purpose of a process. Factors to be considered in determining whether a modification is minor include the value and size of the modification and the comparative value and size of the final product. Dollar values and percentages may be used as guideposts, but are not conclusive evidence that a modification is minor;
- (4) Any combination of items meeting the requirements of paragraphs (c)(1), (2), (3), or (5) of this clause that are of a type customarily combined and sold in combination to the general public;
- (5) Installation services, maintenance services, repair services, training services, and other services if such services are procured for support of an item referred to in paragraphs (c)(1), (2), (3), or (4) of this clause, and if the source of such services--
- (i) Offers such services to the general public and the Federal Government contemporaneously and under similar terms and conditions; and
- (ii) Offers to use the same work force for providing the Federal Government with such services as the source uses for providing such services to the general public;
- (6) Services of a type offered and sold competitively in substantial quantities in the commercial marketplace based on established catalog or market prices for specific tasks performed under standard commercial terms and conditions. This does not include services that are sold based on hourly rates without an established catalog or market price for a specific service performed;
- (7) Any item, combination of items, or service referred to in subparagraphs (c)(1) through (c)(6), notwithstanding the fact that the item, combination of items, or service is transferred between or among separate divisions, subsidiaries, or affiliates of a Contractor; or
- (8) A nondevelopmental item, if the procuring agency determines the item was developed exclusively at private expense and sold in substantial quantities, on a competitive basis, to multiple State and local Governments.
- (d) Component means any item supplied to the Government as part of an end item or of another component, except that for use in 52.225-9, and 52.225-11 see the definitions in 52.225-9(a) and 52.225-11(a).
- (e) Contracting Officer means a person with the authority to enter into, administer, and/or terminate contracts and make related determinations and findings. The term includes certain authorized representatives of the Contracting Officer acting within the limits of their authority as delegated by the Contracting Officer.
- (f) Nondevelopmental item means--
- (1) Any previously developed item of supply used exclusively for governmental purposes by a Federal agency, a State or local government, or a foreign government with which the United States has a mutual defense cooperation agreement;

- (2) Any item described in paragraph (f)(1) of this definition that requires only minor modification or modifications of a type customarily available in the commercial marketplace in order to meet the requirements of the procuring department or agency; or
- (3) Any item of supply being produced that does not meet the requirements of paragraph (f)(1) or (f)(2) solely because the item is not yet in use.
- (g) Except as otherwise provided in this contract, the term "subcontracts" includes, but is not limited to, purchase orders and changes and modifications to purchase orders under this contract.

(End of clause)

52.203-3 GRATUITIES (APR 1984)

- (a) The right of the Contractor to proceed may be terminated by written notice if, after notice and hearing, the agency head or a designee determines that the Contractor, its agent, or another representative--
- (1) Offered or gave a gratuity (e.g., an entertainment or gift) to an officer, official, or employee of the Government; and
- (2) Intended, by the gratuity, to obtain a contract or favorable treatment under a contract.
- (b) The facts supporting this determination may be reviewed by any court having lawful jurisdiction.
- (c) If this contract is terminated under paragraph (a) of this clause, the Government is entitled-
- (1) To pursue the same remedies as in a breach of the contract; and
- (2) In addition to any other damages provided by law, to exemplary damages of not less than 3 nor more than 10 times the cost incurred by the Contractor in giving gratuities to the person concerned, as determined by the agency head or a designee. (This subparagraph (c)(2) is applicable only if this contract uses money appropriated to the Department of Defense.)
- (d) The rights and remedies of the Government provided in this clause shall not be exclusive and are in addition to any other rights and remedies provided by law or under this contract.

(End of clause)

52.203-7 ANTI-KICKBACK PROCEDURES. (JUL 1995)

(a) Definitions.

"Kickback," as used in this clause, means any money, fee, commission, credit, gift, gratuity, thing of value, or compensation of any kind which is provided, directly or indirectly, to any prime Contractor, prime Contractor employee, subcontractor, or subcontractor employee for the purpose of improperly obtaining or rewarding favorable treatment in connection with a prime contract or in connection with a subcontract relating to a prime contract.

"Person," as used in this clause, means a corporation, partnership, business association of any kind, trust, joint-stock company, or individual.

"Prime contract," as used in this clause, means a contract or contractual action entered into by the United States for the purpose of obtaining supplies, materials, equipment, or services of any kind.

"Prime Contractor," as used in this clause, means a person who has entered into a prime contract with the United

States.

"Prime Contractor employee," as used in this clause, means any officer, partner, employee, or agent of a prime Contractor.

"Subcontract," as used in this clause, means a contract or contractual action entered into by a prime Contractor or subcontractor for the purpose of obtaining supplies, materials, equipment, or services of any kind under a prime contract.

"Subcontractor," as used in this clause, (1) means any person, other than the prime Contractor, who offers to furnish or furnishes any supplies, materials, equipment, or services of any kind under a prime contract or a subcontract entered into in connection with such prime contract, and (2) includes any person who offers to furnish or furnishes general supplies to the prime Contractor or a higher tier subcontractor.

"Subcontractor employee," as used in this clause, means any officer, partner, employee, or agent of a subcontractor.

- (b) The Anti-Kickback Act of 1986 (41 U.S.C. 51-58) (the Act), prohibits any person from -
- (1) Providing or attempting to provide or offering to provide any kickback;
- (2) Soliciting, accepting, or attempting to accept any kickback; or
- (3) Including, directly or indirectly, the amount of any kickback in the contract price charged by a prime Contractor to the United States or in the contract price charged by a subcontractor to a prime Contractor or higher tier subcontractor.
- (c)(1) The Contractor shall have in place and follow reasonable procedures designed to prevent and detect possible violations described in paragraph (b) of this clause in its own operations and direct business relationships.
- (2) When the Contractor has reasonable grounds to believe that a violation described in paragraph (b) of this clause may have occurred, the Contractor shall promptly report in writing the possible violation. Such reports shall be made to the inspector general of the contracting agency, the head of the contracting agency if the agency does not have an inspector general, or the Department of Justice.
- (3) The Contractor shall cooperate fully with any Federal agency investigating a possible violation described in paragraph (b) of this clause.
- (4) The Contracting Officer may (i) offset the amount of the kickback against any monies owed by the United States under the prime contract and/or (ii) direct that the Prime Contractor withhold, from sums owed a subcontractor under the prime contract, the amount of any kickback. The Contracting Officer may order the monies withheld under subdivision (c)(4)(ii) of this clause be paid over to the Government unless the Government has already offset those monies under subdivision (c)(4)(i) of this clause. In either case, the Prime Contractor shall notify the Contracting Officer when the monies are withheld.
- (5) The Contractor agrees to incorporate the substance of this clause, including this subparagraph (c)(5) but excepting subparagraph (c)(1), in all subcontracts under this contract which exceed \$100,000.

52.211-12 LIQUIDATED DAMAGES--CONSTRUCTION (SEP 2000)

(a) If the Contractor fails to complete the work within the time specified in the contract, the Contractor shall pay liquidated damages to the Government in the amount of \$900.00 for each calendar day of delay until the work is completed or accepted.

(b) If the Government terminates the Contractor's right to proceed, liquidated damages will continue to accrue until the work is completed. These liquidated damages are in addition to excess costs of repurchase under the Termination clause.

(End of clause)

52.219-4 NOTICE OF PRICE EVALUATION PREFERENCE FOR HUBZONE SMALL BUSINESS CONCERNS (JAN 1999)

- (a) Definition. HUBZone small business concern, as used in this clause, means a small business concern that appears on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration.
- (b) Evaluation preference. (1) Offers will be evaluated by adding a factor of 10 percent to the price of all offers, except--
- (i) Offers from HUBZone small business concerns that have not waived the evaluation preference;
- (ii) Otherwise successful offers from small business concerns;
- (iii) Otherwise successful offers of eligible products under the Trade Agreements Act when the dollar threshold for application of the Act is exceeded (see 25.402 of the Federal Acquisition Regulation (FAR)); and
- (iv) Otherwise successful offers where application of the factor would be inconsistent with a Memorandum of Understanding or other international agreement with a foreign government.
- (2) The factor of 10 percent shall be applied on a line item basis or to any group of items on which award may be made. Other evaluation factors described in the solicitation shall be applied before application of the factor.
- (3) A concern that is both a HUBZone small business concern and a small disadvantaged business concern will receive the benefit of both the HUBZone small business price evaluation preference and the small disadvantaged business price evaluation adjustment (see FAR clause 52.219-23). Each applicable price evaluation preference or adjustment shall be calculated independently against an offeror's base offer.

These individual preference amounts shall be added together to arrive at the total evaluated price for that offer.

- (c) Waiver of evaluation preference. A HUBZone small business concern may elect to waive the evaluation preference, in which case the factor will be added to its offer for evaluation purposes. The agreements in paragraph (d) of this clause do not apply if the offeror has waived the evaluation preference.
- ___ Offeror elects to waive the evaluation preference.
- (d) Agreement. A HUBZone small business concern agrees that in the performance of the contract, in the case of a contract for
- (1) Services (except construction), at least 50 percent of the cost of personnel for contract performance will be spent for employees of the concern or employees of other HUBZone small business concerns;
- (2) Supplies (other than procurement from a nonmanufacturer of such supplies), at least 50 percent of the cost of manufacturing, excluding the cost of materials, will be performed by the concern or other HUBZone small business concerns:
- (3) General construction, at least 15 percent of the cost of the contract performance incurred for personnel will be will be spent on the concern's employees or the employees of other HUBZone small business concerns; or

- (4) Construction by special trade contractors, at least 25 percent of the cost of the contract performance incurred for personnel will be spent on the concern's employees or the employees of other HUBZone small business concerns.
- (e) A HUBZone joint venture agrees that in the performance of the contract, the applicable percentage specified in paragraph (d) of this clause will be performed by the HUBZone small business participant or participants.
- (f) A HUBZone small business concern nonmanufacturer agrees to furnish in performing this contract only end items manufactured or produced by HUBZone small business manufacturer concerns. This paragraph does not apply in connection with construction or service contracts.

(End of clause)

52.225-11 BUY AMERICAN ACT--BALANCE OF PAYMENTS PROGRAM--CONSTRUCTION MATERIALS UNDER TRADE AGREEMENTS (FEB 2000)

(a) Definitions. As used in this clause--

Component means any article, material, or supply incorporated directly into construction materials.

Construction material means an article, material, or supply brought to the construction site by the Contractor or subcontractor for incorporation into the building or work. The term also includes an item brought to the site preassembled from articles, materials, or supplies. However, emergency life safety systems, such as emergency lighting, fire alarm, and audio evacuation systems, that are discrete systems incorporated into a public building or work and that are produced as complete systems, are evaluated as a single and distinct construction material regardless of when or how the individual parts or components of those systems are delivered to the construction site. Materials purchased directly by the Government are supplies, not construction material.

Cost of components means--

- (1) For components purchased by the Contractor, the acquisition cost, including transportation costs to the place of incorporation into the end product (whether or not such costs are paid to a domestic firm), and any applicable duty (whether or not a duty-free entry certificate is issued); or
- (2) For components manufactured by the Contractor, all costs associated with the manufacture of the component, including transportation costs as described in paragraph (1) of this definition, plus allocable overhead costs, but excluding profit. Cost of components does not include any costs associated with the manufacture of the end product.

Designated country means any of the following countries: Aruba, Austria, Bangladesh, Belgium, Benin, Bhutan, Botswana, Burkina Faso, Burundi, Canada, Cape Verde, Central African Republic, Chad, Comoros, Denmark.

Djibouti, Equatorial Guinea, Finland, France, Gambia, Germany, Greece, Guinea, Guinea-Bissau, Haiti, Hong Kong, Ireland, Israel, Italy, Japan.

Kiribati, Korea, Republic of, Lesotho, Liechtenstein, Luxembourg, Malawi, Maldives, Mali, Mozambique, Nepal, Netherlands, Niger, Norway, Portugal, Rwanda.

Sao Tome and Principe, Sierra Leone, Singapore, Somalia, Spain, Sweden, Switzerland, Tanzania U.R., Togo, Tuvalu, Uganda, United Kingdom, Vanuatu, Western Samoa, Yemen.

Designated country construction material means a construction material that-

(1) Is wholly the growth, product, or manufacture of a designated country; or

(2) In the case of a construction material that consists in whole or in part of materials from another country, has been substantially transformed in a designated country into a new and different construction material distinct from the materials from which it was transformed.

Domestic construction material means--

- (1) An unmanufactured construction material mined or produced in the United States; or
- (2) A construction material manufactured in the United States, if the cost of its components mined, produced, or manufactured in the United States exceeds 50 percent of the cost of all its components. Components of foreign origin of the same class or kind for which nonavailability determinations have been made are treated as domestic.

Foreign construction material means a construction material other than a domestic construction material.

North American Free Trade Agreement country means Canada or Mexico.

North American Free Trade Agreement country construction material means a construction material that-

- (1) Is wholly the growth, product, or manufacture of a North American Free Trade Agreement (NAFTA) country; or
- (2) In the case of a construction material that consists in whole or in part of materials from another country, has been substantially transformed in a NAFTA country into a new and different construction material distinct from the materials from which it was transformed.

United States means the 50 States and the District of Columbia, U.S. territories and possessions, Puerto Rico, the Northern Mariana Islands, and any other place subject to U.S. jurisdiction, but does not include leased bases.

- (b) Construction materials. (1) This clause implements the Buy American Act (41 U.S.C. 10a-10d) and the Balance of Payments Program by providing a preference for domestic construction material. In addition, the Contracting Officer has determined that the Trade Agreements Act and the North American Free Trade Agreement (NAFTA) apply to this acquisition. Therefore, the Buy American Act and Balance of Payments Program restrictions are waived for designated country and NAFTA country construction materials.
- (2) The Contractor shall use only domestic, designated country, or NAFTA country construction material in performing this contract, except as provided in paragraphs (b)(3) and (b)(4) of this clause.
- (3) The requirement in paragraph (b)(2) of this clause does not apply to the construction materials or components listed by the Government as follows: [Contracting Officer to list applicable excepted materials or indicate "none"]
- (4) The Contracting Officer may add other foreign construction material to the list in paragraph (b)(3) of this clause if the Government determines that--
- (i) The cost of domestic construction material would be unreasonable. The cost of a particular domestic construction material subject to the restrictions of the Buy American Act is unreasonable when the cost of such material exceeds the cost of foreign material by more than 6 percent. For determination of unreasonable cost under the Balance of Payments Program, the Contracting Officer will use a factor of 50 percent;
- (ii) The application of the restriction of the Buy American Act or Balance of Payments Program to a particular construction material would be impracticable or inconsistent with the public interest; or
- (iii) The construction material is not mined, produced, or manufactured in the United States in sufficient and reasonably available commercial quantities of a satisfactory quality.

(c) Request for determination of inapplicability of the Buy American Act or Balance of Payments Program. (1)(i) Any Contractor request to use foreign construction material in accordance with paragraph (b)(4) of this clause shall include adequate information for Government evaluation of the request, including			
(A) A description of the foreign and domestic construction materials;			
(B) Unit of measure;			
(C) Quantity;			
(D) Price;			
(E) Time of delivery or availability;			
(F) Location of the construction project;			
(G) Name and address of the proposed supplier; and			
(H) A detailed justification of the reason for use of foreign construction materials cited in accordance with paragraph (b)(3) of this clause.			
(ii) A request based on unreasonable cost shall include a reasonable survey of the market and a completed price comparison table in the format in paragraph (d) of this clause.			
(iii) The price of construction material shall include all delivery costs to the construction site and any applicable duty (whether or not a duty-free certificate may be issued).			
(iv) Any Contractor request for a determination submitted after contract award shall explain why the Contractor could not reasonably foresee the need for such determination and could not have requested the determination before contract award. If the Contractor does not submit a satisfactory explanation, the Contracting Officer need not make a determination.			
(2) If the Government determines after contract award that an exception to the Buy American Act or Balance of Payments Program applies and the Contracting Officer and the Contractor negotiate adequate consideration, the Contracting Officer will modify the contract to allow use of the foreign construction material. However, when the basis for the exception is the unreasonable price of a domestic construction material, adequate consideration is not less than the differential established in paragraph (b)(4)(i) of this clause.			
(3) Unless the Government determines that an exception to the Buy American Act or Balance of Payments Program applies, use of foreign construction material is noncompliant with the Buy American Act or Balance of Payments Program.			
(d) Data. To permit evaluation of requests under paragraph (c) of this clause based on unreasonable cost, the Contractor shall include the following information and any applicable supporting data based on the survey of suppliers:			
Foreign and Domestic Construction Materials Price Comparison			
Construction material description Unit of measure Quantity Price (dollars) \1\			
Item 1: Foreign construction material Domestic construction material			

Item 2:

Foreign construction material	
Domestic construction material	

\l\Include all delivery costs to the construction site and any applicable duty (whether or not a duty-free entry certificate is issued).

List name, address, telephone number, and contact for suppliers surveyed. Attach copy of response; if oral, attach summary.

Include other applicable supporting information.

(End of clause)

52.228-1 BID GUARANTEE (SEP 1996)

- (a) Failure to furnish a bid guarantee in the proper form and amount, by the time set for opening of bids, may be cause for rejection of the bid.
- (b) The bidder shall furnish a bid guarantee in the form of a firm commitment, e.g., bid bond supported by good and sufficient surety or sureties acceptable to the Government, postal money order, certified check, cashier's check, irrevocable letter of credit, or, under Treasury Department regulations, certain bonds or notes of the United States. The Contracting Officer will return bid guarantees, other than bid bonds, (1) to unsuccessful bidders as soon as practicable after the opening of bids, and (2) to the successful bidder upon execution of contractual documents and bonds (including any necessary coinsurance or reinsurance agreements), as required by the bid as accepted.
- (c) The amount of the bid guarantee shall be 20% percent of the bid price or \$3,000,000.00, whichever is less.
- (d) If the successful bidder, upon acceptance of its bid by the Government within the period specified for acceptance, fails to execute all contractual documents or furnish executed bond(s) within 10 days after receipt of the forms by the bidder, the Contracting Officer may terminate the contract for default.
- (e) In the event the contract is terminated for default, the bidder is liable for any cost of acquiring the work that exceeds the amount of its bid, and the bid guarantee is available to offset the difference.

52.228-2 ADDITIONAL BOND SECURITY (OCT 1997)

The Contractor shall promptly furnish additional security required to protect the Government and persons supplying labor or materials under this contract if--

- (a) Any surety upon any bond, or issuing financial institution for other security, furnished with this contract becomes unacceptable to the Government.
- (b) Any surety fails to furnish reports on its financial condition as required by the Government;
- (c) The contract price is increased so that the penal sum of any bond becomes inadequate in the opinion of the Contracting Officer; or
- (d) An irrevocable letter of credit (ILC) used as security will expire before the end of the period of required security. If the Contractor does not furnish an acceptable extension or replacement ILC, or other acceptable substitute, at least 30 days before an ILC's scheduled expiration, the Contracting officer has the right to immediately draw on the ILC.

52.228-15 PERFORMANCE AND PAYMENT BONDS--CONSTRUCTION (JUL 2000)-

(a) Definitions. As used in this clause--

Original contract price means the award price of the contract; or, for requirements contracts, the price payable for the estimated total quantity; or, for indefinite-quantity contracts, the price payable for the specified minimum quantity. Original contract price does not include the price of any options, except those options exercised at the time of contract award.

- (b) Amount of required bonds. Unless the resulting contract price is \$100,000 or less, the successful offeror shall furnish performance and payment bonds to the Contracting Officer as follows:
- (1) Performance bonds (Standard Form 25). The penal amount of performance bonds at the time of contract award shall be 100 percent of the original contract price.
- (2) Payment Bonds (Standard Form 25-A). The penal amount of payment bonds at the time of contract award shall be 100 percent of the original contract price.
- (3) Additional bond protection. (i) The Government may require additional performance and payment bond protection if the contract price is increased. The increase in protection generally will equal 100 percent of the increase in contract price.
- (ii) The Government may secure the additional protection by directing the Contractor to increase the penal amount of the existing bond or to obtain an additional bond.
- (c) Furnishing executed bonds. The Contractor shall furnish all executed bonds, including any necessary reinsurance agreements, to the Contracting Officer, within the time period specified in the Bid Guarantee provision of the solicitation, or otherwise specified by the Contracting Officer, but in any event, before starting work.
- (d) Surety or other security for bonds. The bonds shall be in the form of firm commitment, supported by corporate sureties whose names appear on the list contained in Treasury Department Circular 570, individual sureties, or by other acceptable security such as postal money order, certified check, cashier's check, irrevocable letter of credit, or, in accordance with Treasury Department regulations, certain bonds or notes of the United States. Treasury Circular 570 is published in the Federal Register or may be obtained from the U.S. Department of Treasury, Financial Management Service, Surety Bond Branch, 401 14th Street, NW, 2nd Floor, West Wing, Washington, DC 20227.
- (e) Notice of subcontractor waiver of protection (40 U.S.C. 270b(c). Any waiver of the right to sue on the payment bond is void unless it is in writing, signed by the person whose right is waived, and executed after such person has first furnished labor or material for use in the performance of the contract.

(End of clause)

52.232-23 ASSIGNMENT OF CLAIMS (JAN 1986)

- (a) The Contractor, under the Assignment of Claims Act, as amended, 31 U.S.C. 3727, 41 U.S.C. 15 (hereafter referred to as "the Act"), may assign its rights to be paid amounts due or to become due as a result of the performance of this contract to a bank, trust company, or other financing institution, including any Federal lending agency. The assignee under such an assignment may thereafter further assign or reassign its right under the original assignment to any type of financing institution described in the preceding sentence.
- (b) Any assignment or reassignment authorized under the Act and this clause shall cover all unpaid amounts payable under this contract, and shall not be made to more than one party, except that an assignment or reassignment may be made to one party as agent or trustee for two or more parties participating in the financing of this contract.
- (c) The Contractor shall not furnish or disclose to any assignee under this contract any classified document (including this contract) or information related to work under this contract until the Contracting Officer authorizes such action in writing.

52.232-33 PAYMENT BY ELECTRONIC FUNDS TRANSFER—CENTRAL CONTRACTOR REGISTRATION (MAY 1999)

- (a) Method of payment. (1) All payments by the Government under this contract shall be made by electronic funds transfer (EFT), except as provided in paragraph (a)(2) of this clause. As used in this clause, the term "EFT" refers to the funds transfer and may also include the payment information transfer.
- (2) In the event the Government is unable to release one or more payments by EFT, the Contractor agrees to either-
- (i) Accept payment by check or some other mutually agreeable method of payment; or
- (ii) Request the Government to extend the payment due date until such time as the Government can make payment by EFT (but see paragraph (d) of this clause).
- (b) Contractor's EFT information. The Government shall make payment to the Contractor using the EFT information contained in the Central Contractor Registration (CCR) database. In the event that the EFT information changes, the Contractor shall be responsible for providing the updated information to the CCR database.
- (c) Mechanisms for EFT payment. The Government may make payment by EFT through either the Automated Clearing House (ACH) network, subject to the rules of the National Automated Clearing House Association, or the Fedwire Transfer System. The rules governing Federal payments through the ACH are contained in 31 CFR part 210.
- (d) Suspension of payment. If the Contractor's EFT information in the CCR database is incorrect, then the Government need not make payment to the Contractor under this contract until correct EFT information is entered into the CCR database; and any invoice or contract financing request shall be deemed not to be a proper invoice for the purpose of prompt payment under this contract. The prompt payment terms of the contract regarding notice of an improper invoice and delays in accrual of interest penalties apply.
- (e) Contractor EFT arrangements. If the Contractor has identified multiple payment receiving points (i.e., more than one remittance address and/or EFT information set) in the CCR database, and the Contractor has not notified the Government of the payment receiving point applicable to this contract, the Government shall make payment to the first payment receiving point (EFT information set or remittance address as applicable) listed in the CCR database.
- (f) Liability for uncompleted or erroneous transfers. (1) If an uncompleted or erroneous transfer occurs because the Government used the Contractor's EFT information incorrectly, the Government remains responsible for--
- (i) Making a correct payment;
- (ii) Paying any prompt payment penalty due; and
- (iii) Recovering any erroneously directed funds.
- (2) If an uncompleted or erroneous transfer occurs because the Contractor's EFT information was incorrect, or was revised within 30 days of Government release of the EFT payment transaction instruction to the Federal Reserve System, and--
- (i) If the funds are no longer under the control of the payment office, the Government is deemed to have made payment and the Contractor is responsible for recovery of any erroneously directed funds; or
- (ii) If the funds remain under the control of the payment office, the Government shall not make payment, and the provisions of paragraph (d) of this clause shall apply.

- (g) EFT and prompt payment. A payment shall be deemed to have been made in a timely manner in accordance with the prompt payment terms of this contract if, in the EFT payment transaction instruction released to the Federal Reserve System, the date specified for settlement of the payment is on or before the prompt payment due date, provided the specified payment date is a valid date under the rules of the Federal Reserve System.
- (h) EFT and assignment of claims. If the Contractor assigns the proceeds of this contract as provided for in the assignment of claims terms of this contract, the Contractor shall require as a condition of any such assignment, that the assignee shall register in the CCR database and shall be paid by EFT in accordance with the terms of this clause. In all respects, the requirements of this clause shall apply to the assignee as if it were the Contractor. EFT information that shows the ultimate recipient of the transfer to be other than the Contractor, in the absence of a proper assignment of claims acceptable to the Government, is incorrect EFT information within the meaning of paragraph (d) of this clause.
- (i) Liability for change of EFT information by financial agent. The Government is not liable for errors resulting from changes to EFT information made by the Contractor's financial agent.
- (j) Payment information. The payment or disbursing office shall forward to the Contractor available payment information that is suitable for transmission as of the date of release of the EFT instruction to the Federal Reserve System. The Government may request the Contractor to designate a desired format and method(s) for delivery of payment information from a list of formats and methods the payment office is capable of executing. However, the Government does not guarantee that any particular format or method of delivery is available at any particular payment office and retains the latitude to use the format and delivery method most convenient to the Government. If the Government makes payment by check in accordance with paragraph (a) of this clause, the Government shall mail the payment information to the remittance address contained in the CCR database.

(End of Clause)

52.236-7 PERMITS AND RESPONSIBILITIES (NOV 1991)

The Contractor shall, without additional expense to the Government, be responsible for obtaining any necessary licenses and permits, and for complying with any Federal, State, and municipal laws, codes, and regulations applicable to the performance of the work. The Contractor shall also be responsible for all damages to persons or property that occur as a result of the Contractor's fault or negligence. The Contractor shall also be responsible for all materials delivered and work performed until completion and acceptance of the entire work, except for any completed unit of work which may have been accepted under the contract.

52.236-26 PRECONSTRUCTION CONFERENCE (FEB 1995)

If the Contracting Officer decides to conduct a preconstruction conference, the successful offeror will be notified and will be required to attend. The Contracting Officer's notification will include specific details regarding the date, time, and location of the conference, any need for attendance by subcontractors, and information regarding the items to be discussed.

52.243-4 CHANGES (AUG 1987)

- (a) The Contracting Officer may, at any time, without notice to the sureties, if any, by written order designated or indicated to be a change order, make changes in the work within the general scope of the contract, including changes--
- (1) In the specifications (including drawings and designs);
- (2) In the method or manner of performance of the work;

- (3) In the Government-furnished facilities, equipment, materials, services, or site; or
- (4) Directing acceleration in the performance of the work.
- (b) Any other written or oral order (which, as used in this paragraph (b), includes direction, instruction, interpretation, or determination) from the Contracting Officer that causes a change shall be treated as a change order under this clause; provided, that the Contractor gives the Contracting Officer written notice stating
- (1) the date, circumstances, and source of the order and
- (2) that the Contractor regards the order as a change order.
- (c) Except as provided in this clause, no order, statement, or conduct of the Contracting Officer shall be treated as a change under this clause or entitle the Contractor to an equitable adjustment.
- (d) If any change under this clause causes an increase or decrease in the Contractor's cost of, or the time required for, the performance of any part of the work under this contract, whether or not changed by any such order, the Contracting Officer shall make an equitable adjustment and modify the contract in writing. However, except for an adjustment based on defective specifications, no adjustment for any change under paragraph (b) of this clause shall be made for any costs incurred more than 20 days before the Contractor gives written notice as required. In the case of defective specifications for which the Government is responsible, the equitable adjustment shall include any increased cost reasonably incurred by the Contractor in attempting to comply with the defective specifications.
- (e) The Contractor must assert its right to an adjustment under this clause within 30 days after
- (1) receipt of a written change order under paragraph (a) of this clause or (2) the furnishing of a written notice under paragraph (b) of this clause, by submitting to the Contracting Officer a written statement describing the general nature and amount of the proposal, unless this period is extended by the Government. The statement of proposal for adjustment may be included in the notice under paragraph (b) above.
- (f) No proposal by the Contractor for an equitable adjustment shall be allowed if asserted after final payment under this contract.

52.244-6 SUBCONTRACTS FOR COMMERCIAL ITEMS AND COMMERCIAL COMPONENTS (MAY 2001)

(a) Definitions. As used this clause--

"Commercial item", has the meaning contained in the clause at 52.202-1, Definitions.

- "Subcontract", includes a transfer of commercial items between divisions, subsidiaries, or affiliates of the Contractor or subcontractor at any tier.
- (b) To the maximum extent practicable, the Contractor shall incorporate, and require its subcontractors at all tiers to incorporate, commercial items or nondevelopmental items as components of items to be supplied under this contract.
- (c)(1) The following clauses shall be flowed down to subcontracts for commercial items:
- (i) 52.219-8, Utilization of Small Business Concerns (OCT 2000) (15 U.S.C. 637(d)(2) and (3)), in all subcontracts that offer further subcontracting opportunities. If the subcontract (except subcontracts to small business concerns) exceeds \$500,000 (\$1,000,000 for construction of any public facility), the subcontractor must include 52.219-8 in lower tier subcontracts that offer subcontracting opportunities.
- (ii) 52.222-26, Equal Opportunity (FEB 1999) (E.O. 11246).

- (iii) 52.222-35, Affirmative Action for Disabled Veterans and Veterans of the Vietnam Era (APR 1998) (38 U.S.C. 4212(a)).
- (iv) 52.222-36, Affirmative Action for Workers with Disabilities (JUN 1998) (29 U.S.C. 793).
- (v) 52.247-64, Preference for Privately Owned U.S.-Flagged Commercial Vessels (JUN 2000) (46 U.S.C. Appx 1241) (flowdown not required for subcontracts awarded beginning May 1, 1996).
- (2) While not required, the Contractor may flow down to subcontracts for commercial items a minimal number of additional clauses necessary to satisfy its contractual obligations.
- (d) The Contractor shall include the terms of this clause, including this paragraph (d), in subcontracts awarded under this contract.

52.246-12 INSPECTION OF CONSTRUCTION (AUG 1996)

- (a) Definition. "Work" includes, but is not limited to, materials, workmanship, and manufacture and fabrication of components.
- (b) The Contractor shall maintain an adequate inspection system and perform such inspections as will ensure that the work performed under the contract conforms to contract requirements. The Contractor shall maintain complete inspection records and make them available to the Government. All work shall be conducted under the general direction of the Contracting Officer and is subject to Government inspection and test at all places and at all reasonable times before acceptance to ensure strict compliance with the terms of the contract.
- (c) Government inspections and tests are for the sole benefit of the Government and do not-
- (1) Relieve the Contractor of responsibility for providing adequate quality control measures;
- (2) Relieve the Contractor of responsibility for damage to or loss of the material before acceptance;
- (3) Constitute or imply acceptance; or
- (4) Affect the continuing rights of the Government after acceptance of the completed work under paragraph (i) of this section.
- (d) The presence or absence of a Government inspector does not relieve the Contractor from any contract requirement, nor is the inspector authorized to change any term or condition of the specification without the Contracting Officer's written authorization.
- (e) The Contractor shall promptly furnish, at no increase in contract price, all facilities, labor, and material reasonably needed for performing such safe and convenient inspections and tests as may be required by the Contracting Officer. The Government may charge to the Contractor any additional cost of inspection or test when work is not ready at the time specified by the Contractor for inspection or test, or when prior rejection makes reinspection or retest necessary. The Government shall perform all inspections and tests in a manner that will not unnecessarily delay the work. Special, full size, and performance tests shall be performed as described in the contract.
- (f) The Contractor shall, without charge, replace or correct work found by the Government not to conform to contract requirements, unless in the public interest the Government consents to accept the work with an appropriate adjustment in contract price. The Contractor shall promptly segregate and remove rejected material from the premises.
- (g) If the Contractor does not promptly replace or correct rejected work, the Government may (1) by contract or

otherwise, replace or correct the work and charge the cost to the Contractor or (2) terminate for default the Contractor's right to proceed.

- (h) If, before acceptance of the entire work, the Government decides to examine already completed work by removing it or tearing it out, the Contractor, on request, shall promptly furnish all necessary facilities, labor, and material. If the work is found to be defective or nonconforming in any material respect due to the fault of the Contractor or its subcontractors, the Contractor shall defray the expenses of the examination and of satisfactory reconstruction. However, if the work is found to meet contract requirements, the Contracting Officer shall make an equitable adjustment for the additional services involved in the examination and reconstruction, including, if completion of the work was thereby delayed, an extension of time.
- (i) Unless otherwise specified in the contract, the Government shall accept, as promptly as practicable after completion and inspection, all work required by the contract or that portion of the work the Contracting Officer determines can be accepted separately. Acceptance shall be final and conclusive except for latent defects, fraud, gross mistakes amounting to fraud, or the Government's rights under any warranty or guarantee.

52.247-34 F.O.B. DESTINATION (NOV 1991)

- (a) The term "f.o.b. destination," as used in this clause, means--
- (1) Free of expense to the Government, on board the carrier's conveyance, at a specified delivery point where the consignee's facility (plant, warehouse, store, lot, or other location to which shipment can be made) is located; and
- (2) Supplies shall be delivered to the destination consignee's wharf (if destination is a port city and supplies are for export), warehouse unloading platform, or receiving dock, at the expense of the Contractor. The Government shall not be liable for any delivery, storage, demurrage, accessorial, or other charges involved before the actual delivery (or "constructive placement" as defined in carrier tariffs) of the supplies to the destination, unless such charges are caused by an act or order of the Government acting in its contractual capacity. If rail carrier is used, supplies shall be delivered to the specified unloading platform of the consignee. If motor carrier (including "piggyback") is used, supplies shall be delivered to truck tailgate at the unloading platform of the consignee, except when the supplies delivered meet the requirements of Item 568 of the National Motor Freight Classification for "heavy or bulky freight." When supplies meeting the requirements of the referenced Item 568 are delivered, unloading (including movement to the tailgate) shall be performed by the consignee, with assistance from the truck driver, if requested. If the contractor uses rail carrier or freight forwarded for less than carload shipments, the contractor shall ensure that the carrier will furnish tailgate delivery, when required, if transfer to truck is required to complete delivery to consignee.
- (b) The Contractor shall--
- (1)(i) Pack and mark the shipment to comply with contract specifications; or
- (ii) In the absence of specifications, prepare the shipment in conformance with carrier requirements;
- (2) Prepare and distribute commercial bills of lading;
- (3) Deliver the shipment in good order and condition to the point of delivery specified in the contract;
- (4) Be responsible for any loss of and/or damage to the goods occurring before receipt of the shipment by the consignee at the delivery point specified in the contract;
- (5) Furnish a delivery schedule and designate the mode of delivering carrier; and
- (6) Pay and bear all charges to the specified point of delivery.

52.249-10 DEFAULT (FIXED-PRICE CONSTRUCTION) (APR 1984)

- (a) If the Contractor refuses or fails to prosecute the work or any separable part, with the diligence that will insure its completion within the time specified in this contract including any extension, or fails to complete the work within this time, the Government may, by written notice to the Contractor, terminate the right to proceed with the work (or the separable part of the work) that has been delayed. In this event, the Government may take over the work and complete it by contract or otherwise, and may take possession of and use any materials, appliances, and plant on the work site necessary for completing the work. The Contractor and its sureties shall be liable for any damage to the Government resulting from the Contractor's refusal or failure to complete the work within the specified time, whether or not the Contractor's right to proceed with the work is terminated. This liability includes any increased costs incurred by the Government in completing the work.
- (b) The Contractor's right to proceed shall not be terminated nor the Contractor charged with damages under this clause, if--
- (1) The delay in completing the work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include
- (i) acts of God or of the public enemy,
- (ii) acts of the Government in either its sovereign or contractual capacity,
- (iii) acts of another Contractor in the performance of a contract with the Government,
- (iv) fires,
- (v) floods,
- (vi) epidemics,
- (vii) quarantine restrictions,
- (viii) strikes,
- (ix) freight embargoes,
- (x) unusually severe weather, or delays of subcontractors or suppliers at any tier arising from unforeseeable causes beyond the control and without the fault or negligence of both the Contractor and the subcontractors or suppliers; and
- (2) The Contractor, within 10 days from the beginning of any delay (unless extended by the Contracting Officer), notifies the Contracting Officer in writing of the causes of delay. The Contracting Officer shall ascertain the facts and the extent of delay. If, in the judgment of the Contracting Officer, the findings of fact warrant such action, the time for completing the work shall be extended. The findings of the Contracting Officer shall be final and conclusive on the parties, but subject to appeal under the Disputes clause.
- (c) If, after termination of the Contractor's right to proceed, it is determined that the Contractor was not in default, or that the delay was excusable, the rights and obligations of the parties will be the same as if the termination had been issued for the convenience of the Government.

The rights and remedies of the Government in this clause are in addition to any other rights and remedies provided by law or under this contract.

52.252-2 CLAUSES INCORPORATED BY REFERENCE (FEB 1998)

This contract incorporates one or more clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available. Also, the full text of a clause may be accessed electronically at this/these address(es):

http://www.arnet.gov/far http://farsite.mil.af.mil http://www.dtic.mil/dfars

252.201-7000 CONTRACTING OFFICER'S REPRESENTATIVE (DEC 1991)

- (a) "Definition. Contracting officer's representative" means an individual designated in accordance with subsection 201.602-2 of the Defense Federal Acquisition Regulation Supplement and authorized in writing by the contracting officer to perform specific technical or administrative functions.
- (b) If the Contracting Officer designates a contracting officer's representative (COR), the Contractor will receive a copy of the written designation. It will specify the extent of the COR's authority to act on behalf of the contracting officer. The COR is not authorized to make any commitments or changes that will affect price, quality, quantity, delivery, or any other term or condition of the contract.

(End of clause)

252.204-7000 DISCLOSURE OF INFORMATION (DEC 1991)

- (a) The Contractor shall not release to anyone outside the Contractor's organization any unclassified information, regardless of medium (e.g., film, tape, document), pertaining to any part of this contract or any program related to this contract, unless--
- (1) The Contracting Officer has given prior written approval; or
- (2) The information is otherwise in the public domain before the date of release.
- (b) Requests for approval shall identify the specific information to be released, the medium to be used, and the purpose for the release. The Contractor shall submit its request to the Contracting Officer at least 45 days before the proposed date for release.
- (c) The Contractor agrees to include a similar requirement in each subcontract under this contract. Subcontractors shall submit requests for authorization to release through the prime contractor to the Contracting Officer.

(End of clause)

252.204-7004 REQUIRED CENTRAL CONTRACTOR REGISTRATION.(MAR 2000)

(a) Definitions.

As used in this clause--

- (1) Central Contractor Registration (CCR) database means the primary DoD repository for contractor information required for the conduct of business with DoD.
- (2) Data Universal Numbering System (DUNS) number means the 9-digit number assigned by Dun and Bradstreet Information Services to identify unique business entities.

- (3) Data Universal Numbering System +4 (DUNS+4) number means the DUNS number assigned by Dun and Bradstreet plus a 4-digit suffix that may be assigned by a parent (controlling) business concern. This 4-digit suffix may be assigned at the discretion of the parent business concern for such purposes as identifying subunits or affiliates of the parent business concern.
- (4) Registered in the CCR database means that all mandatory information, including the DUNS number or the DUNS+4 number, if applicable, and the corresponding Commercial and Government Entity (CAGE) code, is in the CCR database; the DUNS number and the CAGE code have been validated; and all edits have been successfully completed.
- (b)(1) By submission of an offer, the offeror acknowledges the requirement that a prospective awardee must be registered in the CCR database prior to award, during performance, and through final payment of any contract resulting from this solicitation, except for awards to foreign vendors for work to be performed outside the United States.
- (2) The offeror shall provide its DUNS or, if applicable, its DUNS+4 number with its offer, which will be used by the Contracting Officer to verify that the offeror is registered in the CCR database.
- (3) Lack of registration in the CCR database will make an offeror ineligible for award.
- (4) DoD has established a goal of registering an applicant in the CCR database within 48 hours after receipt of a complete and accurate application via the Internet. However, registration of an applicant submitting an application through a method other than the Internet may take up to 30 days. Therefore, offerors that are not registered should consider applying for registration immediately upon receipt of this solicitation.
- (c) The Contractor is responsible for the accuracy and completeness of the data within the CCR, and for any liability resulting from the Government's reliance on inaccurate or incomplete data. To remain registered in the CCR database after the initial registration, the Contractor is required to confirm on an annual basis that its information in the CCR database is accurate and complete.
- (d) Offerors and contractors may obtain information on registration and annual confirmation requirements by calling 1-888-227-2423, or via the Internet at http://www.ccr2000.com.

(End of clause)

252.225-7014 PREFERENCE FOR DOMESTIC SPECIALTY METALS (MAR 1998)

(a) Definitions.

As used in this clause--

- (1) Qualifying country means any country set forth in subsection 225.872-1 of the Defense Federal Acquisition Regulation Supplement.
- (2) Specialty metals means--
- (i) Steel--
- (A) Where the maximum alloy content exceeds one or more of the following limits: manganese, 1.65 percent; silicon, 0.60 percent; or copper, 0.60 percent; or
- (B) That contains more than 0.25 percent of any of the following elements: aluminum, chromium, cobalt, columbium, molybdenum, nickel, titanium, tungsten, or vanadium;

- (ii) Metal alloys consisting of nickel, iron-nickel, and cobalt base alloys containing a total of other alloying metals (except iron) in excess of 10 percent;
- (iii) Titanium and titanium alloys; or
- (b) The Contractor agrees that any specialty metals incorporated in articles delivered under this contract will be melted in the United States, its possessions, or Puerto Rico.
- (c) This clause does not apply to the extent that--
- (1) The Secretary or designee determines that a satisfactory quality and sufficient quantity of such articles cannot be acquired when needed at U.S. market prices;
- (2) The specialty metal is melted in a qualifying country or is incorporated in an article manufactured in a qualifying country;
- (3) The acquisition is necessary to comply with agreements with foreign governments requiring the United States to purchase supplies from foreign sources to offset sales made by the U.S. Government or U.S. firms under approved programs; or
- (4) The specialty metal is purchased by a subcontractor at any tier.

252.227-7033 RIGHTS IN SHOP DRAWINGS (APR 1966)

- (a) Shop drawings for construction means drawings, submitted to the Government by the Construction Contractor, subcontractor or any lower-tier subcontractor pursuant to a construction contract, showing in detail (i) the proposed fabrication and assembly of structural elements and (ii) the installation (i.e., form, fit, and attachment details) of materials or equipment. The Government may duplicate, use, and disclose in any manner and for any purpose shop drawings delivered under this contract.
- (b) This clause, including this paragraph (b), shall be included in all subcontracts hereunder at any tier.

252.231-7000 SUPPLEMENTAL COST PRINCIPLES (DEC 1991)

When the allowability of costs under this contract is determined in accordance with part 31 of the Federal Acquisition (FAR), allowability shall also be determined in accordance with part 231 of the Defense FAR Supplement, in effect on the date of this contract.

252.243-7001 PRICING OF CONTRACT MODIFICATIONS (DEC 1991)

When costs are a factor in any price adjustment under this contract, the contract cost principles and procedures in FAR part 31 and DFARS part 231, in effect on the date of this contract, apply.

252.243-7002 REQUESTS FOR EQUITABLE ADJUSTMENT (MAR 1998)

(a) The amount of any request for equitable adjustment to contract terms shall accurately reflect the contract adjustment for which the Contractor believes the Government is liable. The request shall include only costs for performing the change, and shall not include any costs that already have been reimbursed or that have been separately claimed. All indirect costs included in the request shall be properly allocable to the change in accordance with applicable acquisition regulations.

(b) In accordance with 10 U.S.C. 2410(a), any request for equitable adjustment to contract terms that exceeds the simplified acquisition threshold shall bear, at the time of submission, the following certificate executed by an individual authorized to certify the request on behalf of the Contractor:

I certify that the request is made in good faith, and that the supporting data are accurate and complete to the best of my knowledge and belief.

(Official's Name)
-----(Title)

- (c) The certification in paragraph (b) of this clause requires full disclosure of all relevant facts, including-
- (1) Cost or pricing data if required in accordance with subsection 15.403-4 of the Federal Acquisition Regulation (FAR); and
- (2) Information other than cost or pricing data, in accordance with subsection 15.403-3 of the FAR, including actual cost data and data to support any estimated costs, even if cost or pricing data are not required.
- (d) The certification requirement in paragraph (b) of this clause does not apply to----
- (1) Requests for routine contract payments; for example, requests for payment for accepted supplies and services, routine vouchers under a cost-reimbursement type contract, or progress payment invoices; or
- (2) Final adjustment under an incentive provision of the contract.

252.244-7000 SUBCONTRACTS FOR COMMERCIAL ITEMS AND COMMERCIAL COMPONENTS (DOD) (MAR 2000)

In addition to the clauses listed in paragraph (c) of the Subcontracts for Commercial Items and Commercial Components clause of this contract (Federal Acquisition Regulation 52.244-6), the Contractor shall include the terms of the following clauses, if applicable, in subcontracts for commercial items or commercial components, awarded at any tier under this contract:

252.225-7014 Preference for Domestic Specialty Metals, Alternate I (10 U.S.C. 2241 note).

252.247-7023 Transportation of Supplies by Sea (10 U.S.C. 2631).

252.247-7024 Notification of Transportation of Supplies by Sea (10 U.S.C. 2631).

(End of clause)

252.246-7000 MATERIAL INSPECTION AND RECEIVING REPORT (DEC 1991)

At the time of each delivery of supplies or services under this contract, the Contractor shall prepare and furnish to the Government a Material Inspection and Receiving Report in the manner and to the extent required by Appendix F, Material Inspection and Receiving Report, of the Defense FAR Supplement.

(End of clause)

252.247-7023 TRANSPORTATION OF SUPPLIES BY SEA (MAR 2000)

(a) Definitions. As used in this clause --

- (1) "Components" means articles, materials, and supplies incorporated directly into end products at any level of manufacture, fabrication, or assembly by the Contractor or any subcontractor.
- (2) "Department of Defense" (DoD) means the Army, Navy, Air Force, Marine Corps, and defense agencies.
- (3) "Foreign flag vessel" means any vessel that is not a U.S.-flag vessel.
- (4) "Ocean transportation" means any transportation aboard a ship, vessel, boat, barge, or ferry through international waters.
- (5) "Subcontractor" means a supplier, materialman, distributor, or vendor at any level below the prime contractor whose contractual obligation to perform results from, or is conditioned upon, award of the prime contract and who is performing any part of the work or other requirement of the prime contract.
- (6) "Supplies" means all property, except land and interests in land, that is clearly identifiable for eventual use by or owned by the DoD at the time of transportation by sea.
- (i) An item is clearly identifiable for eventual use by the DoD if, for example, the contract documentation contains a reference to a DoD contract number or a military destination.
- (ii) "Supplies" includes (but is not limited to) public works; buildings and facilities; ships; floating equipment and vessels of every character, type, and description, with parts, subassemblies, accessories, and equipment; machine tools; material; equipment; stores of all kinds; end items; construction materials; and components of the foregoing.
- (7) "U.S.-flag vessel" means a vessel of the United States or belonging to the United States, including any vessel registered or having national status under the laws of the United States.
- (b)(1) The Contractor shall use U.S.-flag vessels when transporting any supplies by sea under this contract.
- (2) A subcontractor transporting supplies by sea under this contract shall use U.S.-flag vessels if-
- (i) This contract is a construction contract; or
- (ii) The supplies being transported are--
- (A) Noncommercial items; or
- (B) Commercial items that--
- (1) The Contractor is reselling or distributing to the Government without adding value (generally, the Contractor does not add value to items that it contracts for f.o.b. destination shipment);
- (2) Are shipped in direct support of U.S. military contingency operations, exercises, or forces deployed in humanitarian or peacekeeping operations; or
- (3) Are commissary or exchange cargoes transported outside of the Defense Transportation System in accordance with 10 U.S.C. 2643.
- (c) The Contractor and its subcontractors may request that the Contracting Officer authorize shipment in foreign-flag vessels, or designate available U.S.-flag vessels, if the Contractor or a subcontractor believes that --
- (1) U.S.-flag vessels are not available for timely shipment;
- (2) The freight charges are inordinately excessive or unreasonable; or

- (3) Freight charges are higher than charges to private persons for transportation of like goods.
- (d) The Contractor must submit any request for use of other than U.S.-flag vessels in writing to the Contracting Officer at least 45 days prior to the sailing date necessary to meet its delivery schedules. The Contracting Officer will process requests submitted after such date(s) as expeditiously as possible, but the Contracting Officer's failure to grant approvals to meet the shipper's sailing date will not of itself constitute a compensable delay under this or any other clause of this contract. Requests shall contain at a minimum --
- (1) Type, weight, and cube of cargo;
- (2) Required shipping date;
- (3) Special handling and discharge requirements;
- (4) Loading and discharge points;
- (5) Name of shipper and consignee;
- (6) Prime contract number; and
- (7) A documented description of efforts made to secure U.S.-flag vessels, including points of contact (with names and telephone numbers) with at least two U.S.-flag carriers contacted. Copies of telephone notes, telegraphic and facsimile message or letters will be sufficient for this purpose.
- (e) The Contractor shall, within 30 days after each shipment covered by this clause, provide the Contracting Officer and the Division of National Cargo, Office of Market Development, Maritime Administration, U.S. Department of Transportation, Washington, DC 20590, one copy of the rated on board vessel operating carrier's ocean bill of lading, which shall contain the following information --
- (1) Prime contract number;
- (2) Name of vessel;
- (3) Vessel flag of registry;
- (4) Date of loading;
- (5) Port of loading;
- (6) Port of final discharge;
- (7) Description of commodity;
- (8) Gross weight in pounds and cubic feet if available;
- (9) Total ocean freight in U.S. dollars; and
- (10) Name of the steamship company.
- (f) The Contractor agrees to provide with its final invoice under this contract a representation that to the best of its knowledge and belief --
- (1) No ocean transportation was used in the performance of this contract;

- (2) Ocean transportation was used and only U.S.-flag vessels were used for all ocean shipments under the contract;
- (3) Ocean transportation was used, and the Contractor had the written consent of the Contracting Officer for all non-U.S.-flag ocean transportation; or
- (4) Ocean transportation was used and some or all of the shipments were made on non-U.S.-flag vessels without the written consent of the Contracting Officer. The Contractor shall describe these shipments in the following format:

ITEM DESCRIPTION	CONTRACT LINE ITEMS	QUANTITY
TOTAL		

- (g) If the final invoice does not include the required representation, the Government will reject and return it to the Contractor as an improper invoice for the purposes of the Prompt Payment clause of this contract. In the event there has been unauthorized use of non-U.S.-flag vessels in the performance of this contract, the Contracting Officer is entitled to equitably adjust the contract, based on the unauthorized use.
- (h) The Contractor shall include this clause, including this paragraph (h), in all subcontractors under this contract that--
- (1) Exceed the simplified acquisition threshold in Part 2 of the Federal Acquisition Regulation; and
- (2) Are for a type of supplies described in paragraph (b)(3) of this clause.

(End of clause)

252.247-7024 NOTIFICATION OF TRANSPORTATION OF SUPPLIES BY SEA (MAR 2000)

- (a) The Contractor has indicated by the response to the solicitation provision, Representation of Extent of Transportation by Sea, that it did not anticipate transporting by sea any supplies. If, however, after the award of this contract, the Contractor learns that supplies, as defined in the Transportation of Supplies by Sea clause of this contract, will be transported by sea, the Contractor --
- (1) Shall notify the Contracting Officer of that fact; and
- (2) Hereby agrees to comply with all the terms and conditions of the Transportation of Supplies by Sea clause of this contract.
- (b) The Contractor shall include this clause; including this paragraph (b), revised as necessary to reflect the relationship of the contracting parties--
- (1) In all subcontracts under this contract, if this contract is a construction contract; or
- (2) If this contract is not a construction contract, in all subcontracts under this contract that are for-
- (i) Noncommercial items; or
- (ii) Commercial items that--

- (A) The Contractor is reselling or distributing to the Government without adding value (generally, the Contractor does not add value to items that it subcontracts for f.o.b. destination shipment);
- (B) Are shipped in direct support of U.S. military contingency operations, exercises, or forces deployed in humanitarian or peacekeeping operations; or
- (C) Are commissary or exchange cargoes transported outside of the Defense Transportation System in accordance with 10 U.S.C. 2643.

(End of clause)

SECTION 00800 Special Contract Requirements

ACCOUNTING AND APPROPRIATION DATA

: 96X31220000 082421 2500KD6K4H073633 NA 96303 000000000000

AMOUNT: \$1,000,000.00

FUNDING JOB ORDER NO QUANTITY

ACRN: AMOUNT: